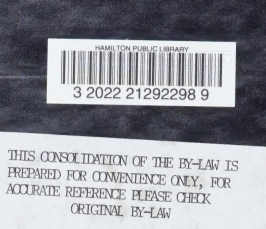
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REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW TO CLASSIFY WASTE, AND REGULATE THE OPERATION OF REGIONAL WASTE DISPOSAL FACILITIES AND LANDFILL SITES

R80-098



Authority:

Item 2, Report 3-99, Committee of the Whole

CM: April 29, 1999

(BILL NO. 2871)

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH **BY-LAW R99-**069

BEING A BY-LAW TO AMEND REGIONAL SOLID WASTE BY-LAW R80-098, AS AMENDED, TO REFLECT THE 1999 MINIMUM VEHICLE FEE.

WHEREAS on the 17th day of June, 1980, the Council of The Regional Municipality of Hamilton-Wentworth passed and enacted Regional By-law R80-098, known and referred to as "The Solid Waste By-law", which by-law came into force and effect on July 14, 1980:

AND WHEREAS the Council of The Regional Municipality of Hamilton-Wentworth on the 29th day of April, 1999 did approve Item No. 2 of Report 3-99 of the Committee of the Whole which authorized the Waste Transfer Station Minimum Vehicle Fee of \$5.00 to come into force and take effect on July 1, 1999:

AND WHEREAS it is necessary to further amend Regional By-law R80-098, as amended, to reflect the Waste Transfer Station Minimum Fee effective July 1, 1999.

NOW THEREFORE, THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-**WENTWORTH ENACTS AS FOLLOWS:**

- That Item A(2) of Schedule "B" to Regional By-law R80-098, as amended, is hereby 1. repealed, and the following Item A(2) be substituted therefor:
 - (2)(a) Operators of Non-Commercial Vehicles For each trip each day, a minimum \$5.00 who transport only Acceptable Transfer Station fee for waste in an amount of 150 kg or Waste or Acceptable SWARU Waste, or both, and includes Residential Waste consisting of one or more of the following: grass cuttings, garden refuse, recyclable materials acceptable under the Region's Recycling Program, and ferrous and non-ferrous bulk metals.

less PLUS a fee of \$7.00 per 100 kg of waste in excess of 150 kg.

(2)(b) Operators of Non-Commercial Vehicles For the first trip each day, there is no fee who transport Residential Waste consisting only charged for waste in an amount of 150 kg of one or more of the following: grass cuttings, garden refuse, recyclable materials acceptable under the Region's Recycling Program and ferrous and non-ferrous bulk metals.

or less. There is however, a fee of \$7.00 per 100 kg. for waste in excess of 150 kg. or a fee of \$5.00, whichever is greater. For all subsequent trips each day, a minimum \$5.00 fee for waste in an amount of 150 kg or less PLUS a fee of \$7.00 per 100 kg of waste in excess of 150 kg.

- 2. That this By-law shall be deemed to have come into force and take effect as of July 1, 1999.
- 3. In all other respects, the contents of Regional By-law R80-098, as amended, are hereby confirmed unchanged.

PASSED AND ENACTED this 6th day of July , 1999.

Chairman

Clerk

Approved as to form

Authority: Item 11, Environmental Service

Committee Report 12-95

(ENV 95-053(f))

CM: November 21, 1995

Bill No. 2470

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW R95-113

Being a By-law to Assume the Waste Management Powers For the Collection, Processing, Sale and Disposal of White Goods

WHEREAS pursuant to Section 150 of the <u>Regional Municipalities Act</u>, R.S.O. 1990, c. R.8, as amended, the Council of The Regional Municipality of Hamilton-Wentworth ("Region") may pass a by-law to assume any or all of the waste management powers for all of its area municipalities;

AND WHEREAS pursuant to Section 208.2 of the <u>Municipal Act</u>, R.S.O. 1990, c. M.45, as amended, a local municipality is empowered to establish, maintain and operate a waste management system, which includes the collection, processing, sale and disposal of waste such as White Goods;

AND WHEREAS at its meeting of November 21, 1995, the Council of The Regional Municipality of Hamilton-Wentworth did approve of Item 11 of Environmental Services Committee Report 12-95 and did thereby authorize the Region to assume all powers relating to the collection, processing, sale and disposal of White Goods for the area municipalities of The Corporation of the Town of Ancaster, The Corporation of the Town of Dundas, The Corporation of the Town of Flamborough, The Corporation of the City of Stoney Creek;

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

1. In this by-law:

- (a) "Ozone-Depleting Substance" means any refrigerant containing a chlorofluorocarbon, hydrochlorofluorocarbon, hydrofluorocarbon or any other substance that has the potential to destroy ozone in the stratosphere.
- (b) "White Goods" means large household appliances such as refrigerators, freezers, stoves, ovens, clothes washers, dryers, dishwashers, dehumidifiers, window-mounted air conditioners and any other similar appliances containing an Ozone-Depleting Substance, which appliances are generated by properties receiving area municipality garbage collection service within the Regional Municipality of Hamilton-Wentworth.

- 2. That The Regional Municipality of Hamilton-Wentworth hereby assumes all waste management powers relating to the collection, processing, sale and disposal of White Goods for the area municipalities of The Corporation of the Town of Ancaster, The Corporation of the Town of Dundas, The Corporation of the Town of Flamborough, The Corporation of the Township of Glanbrook, The Corporation of the City of Hamilton and The Corporation of the City of Stoney Creek.
- 3. That this by-law shall come into force and effect on January 1, 1996.

PASSED AND ENACTED THIS

DAY OF

. 1995.

Chairman

Clerl

proved

ME

Authority: Item 11, Environmental

Services Committee Report 12-95 (ENV 95-053(f))

CM: November 21, 1995

Bill No. 2469

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW R95-112

Being a By-law to Assume the Waste Management Powers For the Establishment, Operation and Maintenance of a Blue Box Waste Management System

WHEREAS pursuant to Section 150 of the Regional Municipalities Act, R.S.O. 1990, c. R.8. as amended, the Council of The Regional Municipality of Hamilton-Wentworth ("Region") may pass a by-law to assume any or all of the waste management powers for all of its area municipalities;

AND WHEREAS pursuant to Section 7 of Ontario Regulation 101/94, made under the Environmental Protection Act, R.S.O. 1990, c. E.19, as amended, effective January 1, 1995, a local municipality in Southern Ontario that has a population of at least 5,000 shall establish, operate and maintain a blue box waste management system if the municipality is served by a waste management system owned by or operated by or for the municipality that collects municipal waste or accepts such waste from the public at a waste disposal site;

AND WHEREAS at its meeting of September 19, 1989, the Council of The Regional Municipality of Hamilton-Wentworth authorized the Region to assume responsibility for a blue box recycling program for all of the area municipalities within the Region;

AND WHEREAS at its meeting of November 21, 1995, the Council of The Regional Municipality of Hamilton-Wentworth did approve of Item 11 of Environmental Services Committee Report 12-95 and did thereby ratify the Region's previous assumption of all powers relating to a blue box waste management system for all area municipalities within the Regional Municipality of Hamilton-Wentworth effective January 1, 1995;

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

That The Regional Municipality of Hamilton-Wentworth hereby assumes all waste 1. management powers for the establishment, operation and maintenance of the blue box waste management system required by Ontario Regulation 101/94 made under the Environmental Protection Act, R.S.O. 1990, c. E.19, as amended, including but not limited to collection of blue box waste, as defined in said Regulation, for the area municipalities of The Corporation of the City of Hamilton, The Corporation of the Town of Dundas, The Corporation of the City of Stoney Creek, The Corporation of the Town of Ancaster, The Corporation of the Township of Glanbrook and The Corporation of the Town of Flamborough.

2. That this by-law shall be deemed to have come into force and effect on January 1, 1995.

PASSED AND ENACTED THIS 21stDAY OF November , 1995.

Clerk

Approved

ME

Authority: Item 11, Environmental

Services Committee

Report 12-95 ENV 95-053f

CM: November 21, 1995

Bill No. 2468

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW R95-111

Being a By-law to Assume the Waste Management Powers For the Establishment, Maintenance and Operation of a Leaf and Yard Waste System

WHEREAS pursuant to Section 150 of the Regional Municipalities Act, R.S.O. 1990, c. R.8. as amended, the Council of The Regional Municipality of Hamilton-Wentworth ("Region") may pass a by-law to assume any or all of the waste management powers for all of its area municipalities;

AND WHEREAS pursuant to Section 11 of Ontario Regulation 101/94, made under the Environmental Protection Act, R.S.O. 1990, c. E.19, as amended, effective January 1, 1995, a local municipality that has a population of at least 5,000 shall establish, operate and maintain a leaf and yard waste system which includes the provision of home composters to residents by the municipality at cost or less and the provision of information to residents regarding the home composters and home composting;

AND WHEREAS at its meeting of October 3, 1989, the Council of The Regional Municipality of Hamilton-Wentworth authorized the Region to assume responsibility for a home composting program for all of the area municipalities within the Region;

AND WHEREAS pursuant to Section 13 of Ontario Regulation 101/94, made under the Environmental Protection Act, R.S.O. 1990, c. E.19, as amended, effective January 1, 1995. a local municipality that has a population of at least 50,000 or already has in a place a leaf and yard waste program must have a leaf and yard waste system which includes the provision of a leaf and yard waste composting site or the provision of the services of such a site;

AND WHEREAS at its meeting of November 21, 1995, the Council of The Regional Municipality of Hamilton-Wentworth did approve of Item 11 of Environmental Services Committee Report 12-95 and did thereby ratify the Region's previous assumption of all powers relating to a leaf and yard waste system (home composting program) for all area municipalities within the Regional Municipality of Hamilton-Wentworth and did authorize The Regional Municipality of Hamilton-Wentworth, effective January 1, 1996, to assume all powers relating to a leaf and yard waste system (leaf and yard waste composting site), except for the collection of leaf and yard waste, for all area municipalities within the Regional Municipality of Hamilton-Wentworth;

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

- 1. In this by-law,
 - (a) "Area Municipalities" means The Corporation of the Town of Ancaster, The Corporation of the Town of Dundas, The Corporation of the Town of Flamborough, The Corporation of the Township of Glanbrook, The Corporation of the City of Hamilton and The Corporation of the City of Stoney Creek.
 - (b) "Leaf and Yard Waste" includes waste consisting of natural Christmas trees and other plant materials but not tree limbs or other woody materials in excess of seven centimetres (7cm) in diameter.
- 2. That The Regional Municipality of Hamilton-Wentworth hereby assumes all waste management powers for the establishment, maintenance and operation of the Leaf and Yard Waste system (home composting program) required by Ontario Regulation 101/94 made under the Environmental Protection Act, R.S.O. 1990, c. E.19, as amended, for all of its Area Municipalities.
- 3. That The Regional Municipality of Hamilton-Wentworth hereby assumes all waste management powers for the establishment, maintenance and operation of the Leaf and Yard Waste system (Leaf and Yard Waste composting site) required by Ontario Regulation 101/94 made under the Environmental Protection Act, R.S.O. 1990, c. E.19, as amended, except for the collection of Leaf and Yard Waste, for all of its Area Municipalities.
- 4. That sections 1 and 2 of this by-law shall be deemed to have come into force and effect on January 1, 1995.
- 5. That section 3 of this by-law shall come into force and effect on January 1, 1996.

PASSED AND ENACTED THIS 21stDAY OF November , 1995.

Chairman

Clerk

Approved

Authority: Item 9, Finance
Committee Report 7-93
CM: June 15, 1993
(FIN 93-114)/(ENV 93-062)
Bill No. 2374

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW R 95-017

BEING A BY-LAW TO AMEND BY-LAW R80-098, AS AMENDED

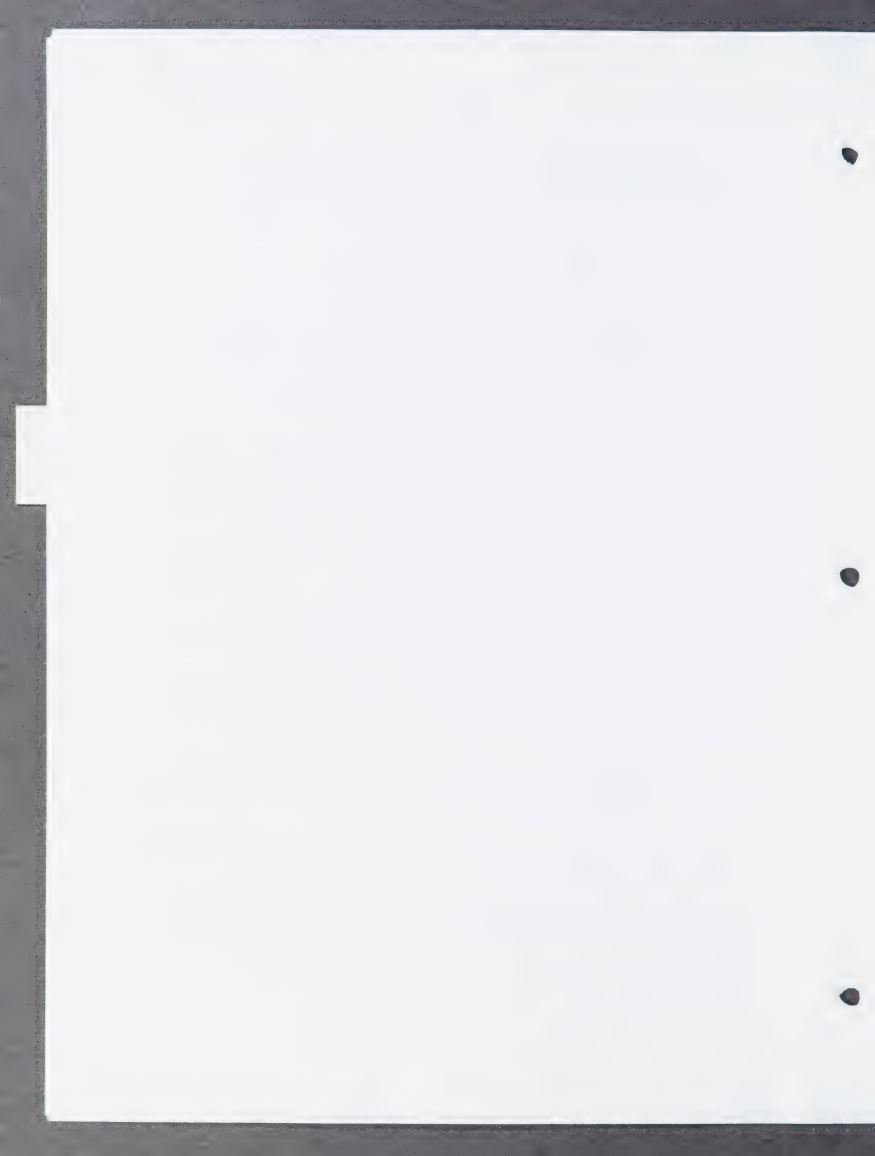
WHEREAS pursuant to Section 208.6 of the <u>Municipal Act</u>, R.S.O. 1990, Chapter M.45, as amended, which is made applicable to The Regional Municipality of Hamilton-Wentworth by subsection 50(3) of the <u>Regional Municipality of Hamilton-Wentworth Act</u>, R.S.O. 1990, Chapter R.12, as amended, The Regional Municipality of Hamilton-Wentworth is empowered to pass bylaws to prohibit or regulate the use of any part of a waste management system;

AND WHEREAS on the 17th day of June, 1980, the Council of The Regional Municipality of Hamilton-Wentworth ("Council") enacted By-law R80-098 to classify waste, to regulate the operation of the facilities and landfill site maintained by the Regional Corporation, and to prescribe the rates and charges to be imposed for the dumping of waste at the said facilities and landfill site;

AND WHEREAS on the 15th day of June, 1993, Council did approve of Item 9 of Report 7-93 of the Finance Committee, and did thereby authorize various changes to the waste disposal fees set out in By-law R80-098, as amended;

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

- 1. That subsection 1) of section A of Schedule "B" to By-law R80-098, as amended, is hereby amended by deleting the rate of "\$18.00 per 100 kg" and substituting therefor the rate of "\$7.00 per 100 kg".
- 2. That subsection 2) of section A of Schedule "B" to By-law R80-098, as amended, is hereby amended by deleting the rate of "\$18.00 per 100 kg" wherever such rate appears in said subsection and by substituting therefor in each case the rate of "\$7.00 per 100 kg".
- 3. That subsection 3) of section A of Schedule "B" to the said By-law is hereby deleted, and subsection 4) of section A is hereby renumbered as subsection 3) accordingly.
- 4. That section C of Schedule "B" to the said By-law is hereby amended by deleting the rate of "\$18.00 per 100 kg" and substituting therefor the rate of "\$7.00 per 100 kg".
- 5. This By-law shall be deemed to have come into force on July 1, 1993.



6. In all other respects, the contents of By-law R80-098, as amended, are hereby confirmed unchanged.

PASSED AND ENACTED this 7th day of February, 1995.

Chairman

Approved

Clerk

as to form Legal Services



Authority: Item 22, Finance Committee Report 1-93 CM: January 19, 1993 (FIN 93-022) Bill No. 2373

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW R95-016

BEING A BY-LAW TO AMEND BY-LAW R80-098, AS AMENDED

WHEREAS pursuant to Section 208.6 of the Municipal Act, R.S.O. 1990, Chapter M.45, as amended, which is made applicable to The Regional Municipality of Hamilton-Wentworth by subsection 50(3) of the Regional Municipality of Hamilton-Wentworth Act, R.S.O. 1990, Chapter R.12, as amended, The Regional Municipality of Hamilton-Wentworth is empowered to pass bylaws to prohibit or regulate the use of any part of a waste management system;

AND WHEREAS on the 17th day of June, 1980, the Council of The Regional Municipality of Hamilton-Wentworth ("Council") enacted By-law R80-098 to classify waste, to regulate the operation of the facilities and landfill site maintained by the Regional corporation, and to prescribe the rates and charges to be imposed for the dumping of waste at the said facilities and landfill site;

AND WHEREAS on the 19th day of January, 1993, Council did approve of Item 22 of Report 1-93 of the Finance Committee and did thereby authorize various changes to the waste disposal fees set out in By-law R80-098, as amended;

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

- 1. That subsection 1(a) of By-law R80-098, as amended, is hereby amended as follows:
 - (a) by deleting the following phrase from the beginning of said subsection:
 - "Acceptable Transfer Station Waste" means one or more of the following Commercial, Industrial, Municipal and Residential solid wastes, namely"
 - and by substituting therefor the following phrase:
 - "Acceptable Transfer Station Waste" means one or more of the following Commercial, Industrial, Institutional, Municipal and Residential solid wastes, namely";
 - (b) by renumbering clauses (iii) and (iv) as clauses (iv) and (v); and
 - (c) by adding the following clause after clause (ii)



- (iii) Institutional Waste: Waste generated by the Region and any department thereof, Wentworth Library, Hamilton-Wentworth Regional Police, HECFI, Hamilton-Wentworth Third Sector Employment Enterprises and any other municipal department, board or agency designated as a generator of Institutional Waste by the Commissioner of Finance consisting of rubbish, discarded materials, crates and other similar institutional by-products as approved by the Commissioner;
- 2. That clause (ii) of subsection 1(b) of the said By-law is hereby amended by deleting the following phrase from the beginning of said clause:

"Commercial, Industrial and Residential wastes included in (a) above, but excluding the following:"

and by substituting therefor the following phrase:

"Commercial, Industrial, Institutional and Residential Wastes included in (a) above, but excluding the following:"

- 3. That subsection 3) of section A of Schedule "B" to said By-law is hereby renumbered as subsection 4).
- 4. That section A of Schedule "B" to said By-law is hereby amended by deleting subsection 2) and by substituting therefor the following:
 - Operators of Non-Commercial Vehicles who transport all Acceptable Transfer Station Waste or Acceptable SWARU Waste for disposal at the Facilities.

for first trip each day, \$18.00 per 100 kg for waste in excess of 150 kg or \$5.00, whichever is greater; for all subsequent trips each day, \$18.00 per 100 kg

- 5. That section A of Schedule "B" to the said By-law, is hereby amended by adding the following subsection after subsection 2):
 - 3) Haulers transporting Institutional Waste for disposal at the Facilities.

\$10.00 per 100 kg

6. This By-law shall be deemed to have come into force on February 1, 1993, except for section 4 of this By-law which shall be deemed to have come into force on January 20, 1993.



7. In all other respects, the contents of By-law R80-098, as amended, are hereby confirmed unchanged.

PASSED AND ENACTED this 7th day of February , 1995.

Chairman

Approved

as to form Legal Services



Authority: Item 8, Environmental Services Committee

(ENV 92-130) Report 8-92

CM: August 18, 1992

Bill No. 2372

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW R 95-015

BEING A BY-LAW TO AMEND BY-LAW R80-098, AS AMENDED

WHEREAS pursuant to Section 208.6 of the <u>Municipal Act</u>, R.S.O. 1990, Chapter M.45, as amended, which is made applicable to The Regional Municipality of Hamilton-Wentworth by subsection 50(3) of the <u>Regional Municipality of Hamilton-Wentworth Act</u>, R.S.O. 1990, Chapter R.12, as amended, The Regional Municipality of Hamilton-Wentworth is empowered to pass bylaws to prohibit or regulate the use of any part of a waste management system;

AND WHEREAS on the 17th day of June, 1980, the Council of The Regional Municipality of Hamilton-Wentworth ("Council") enacted By-law R80-098 to classify waste, to regulate the operation of the facilities and landfill site maintained by the Regional Corporation, and to prescribe the rates and charges to be imposed for the dumping of waste at the said facilities and landfill site;

AND WHEREAS on the 18th day of August, 1992, Council did approve Item 8 of Report 8-92 of the Environmental Services Committee and did thereby authorize various changes to the waste disposal fees set out in By-law R80-098, as amended;

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

1. That section 25 of By-law R80-098, as amended, be amended by deleting said section and by substituting therefor the following:

Except as provided in section 26, Private Haulers, operators of Commercial Vehicles and operators of Non-Commercial Vehicles who transport Acceptable Transfer Station Waste or Acceptable SWARU Waste to the Facilities for disposal, shall pay fees as set out in Schedule "B" to this By-law.

- 2. That subsection 2) of section A of Schedule "B" to By-law R80-098, as amended, is hereby renumbered as subsection 3).
- 3. That the following new subsection 2) be added to section A of Schedule "B" to By-law R80-098, as amended:
 - 2) Operators of Non-Commercial Vehicles who transport all Acceptable Transfer Station Waste or Acceptable day, \$18.00 per



ESC Report 16-91, Item 25 CM Oct. 1-91 (ENG 91-409)

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ESC Report 11-91

Item 16, CM June 18-91

BY-LAW NO. R92-034

BILL NO. 1967

(ENG 91-258)

Being a By-law to amend By-law No. R80-098, as amended by By-law R91-147

ESC Report 4-91, Item 20 CM March 5-91 (ENG 91-090)

WHEREAS The Regional Municipality of Hamilton-Wentworth is empowered by subsection 50(3) of The Regional Municipality of Hamilton-Wentworth Act, R.S.O. 1990, c. R.12, as amended, to prohibit or regulate the dumping and disposing of waste or any class of classes thereof to be disposed of at its facilities and landfill site, and may prescribe rates or charges for the use thereof, which rates or charges may relate to the volume, weight, or class of waste, or otherwise as the Regional Council considers appropriate in the circumstances;

AND WHEREAS on the 17th day of June, 1980, the Council of The Regional Municipality of Hamilton-Wentworth enacted By-law No. R80-098 to classify waste, to regulate the operation of the facilities and landfill site maintained by the Regional Corporation, and to prescribe the rates and charges to be imposed for the dumping of waste at the said facilities and landfill site:

AND WHEREAS on the 17th day of December, 1991, the Council of The Regional Municipality of Hamilton-Wentworth enacted By-law No. R91-147, being a by-law to amend By-law No. R80-098, which amending By-law did set out the Regional recyclable corrugated cardboard policy and an enforcement procedure for said policy;

AND WHEREAS it is necessary to clarify in By-law No. R80-098, as amended by By-law No. R91-147, that the Regional recyclable corrugated cardboard policy and the enforcement procedure for said policy apply to not only Private Haulers but also to operators of Commercial Vehicles;

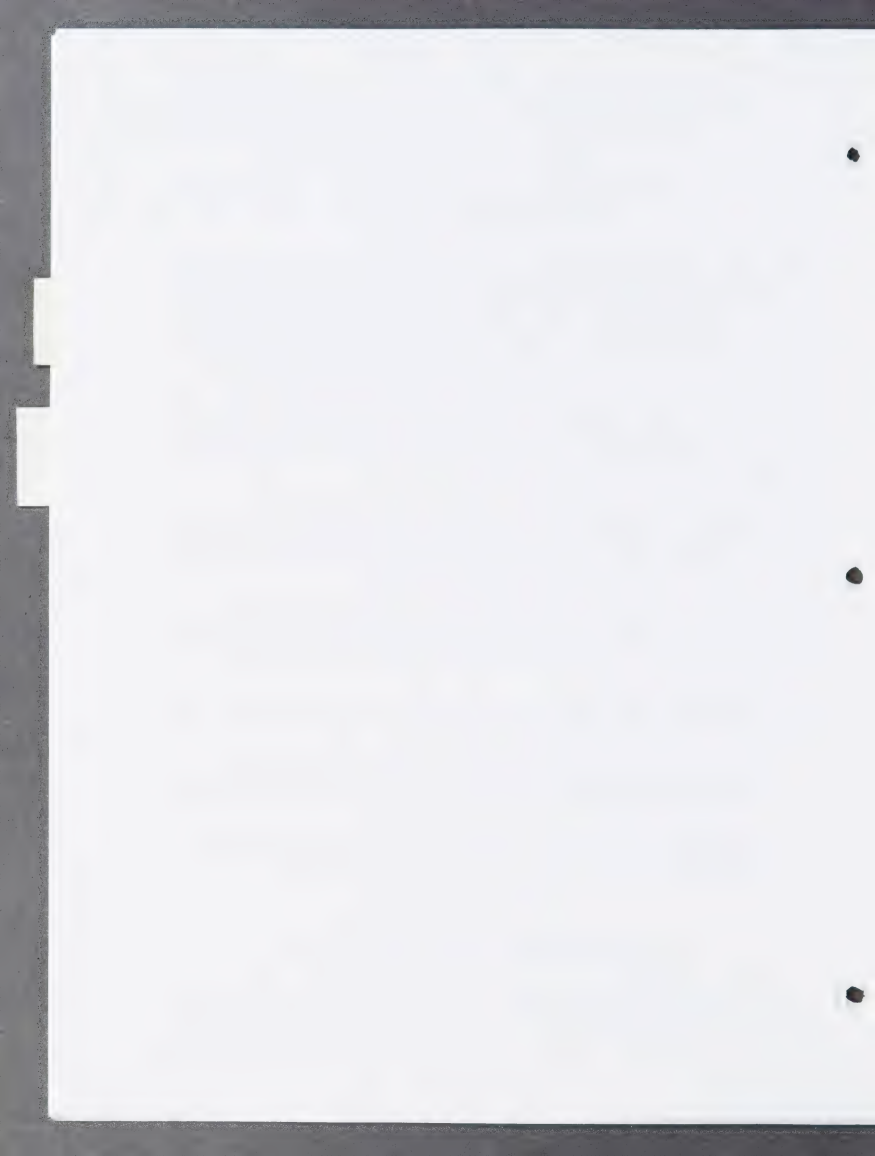
NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

- 1. That Section 26a of By-law No. R80-098, as amended by By-law No. R91-147, is further amended by adding the words "and operators of Commercial Vehicles" after the words "Private Haulers" therein.
- 2. That Schedule "C" of By-law No. R80-098, as amended by By-law No. R91-147, is hereby repealed and the following Schedule "C" substituted therefor.

SCHEDULE "C"

PROCEDURE FOR REDUCTION OF RECYCLABLE CORRUGATED CARDBOARD

1. Effective November 1, 1991, a violation notice in a form approved by the Commissioner shall be issued to every Private Hauler or operator of a



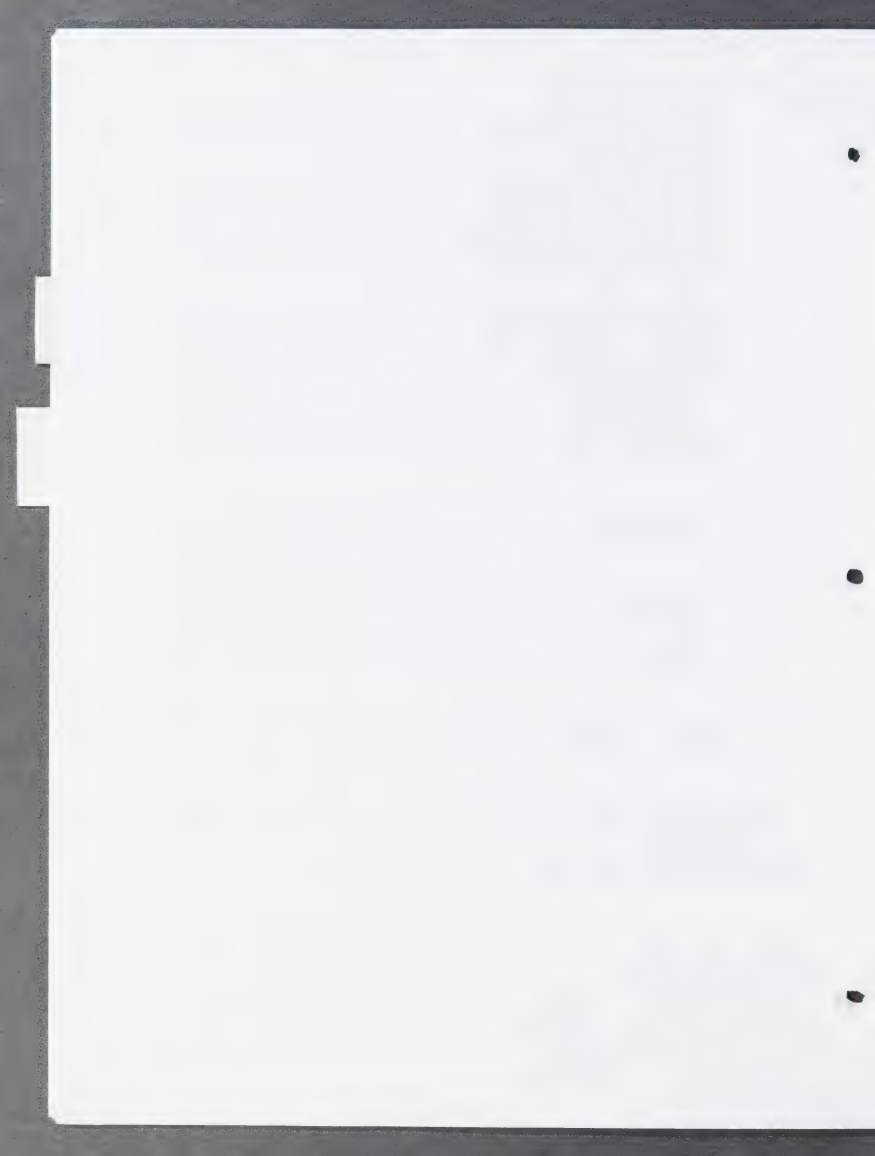
Commercial Vehicle who delivers waste containing recyclable corrugated cardboard to any of the Facilities.

- 2. A Private Hauler or an operator of a Commercial Vehicle who delivers waste containing recyclable corrugated cardboard to any of the Facilities on a subsequent occasion after having been issued with a violation notice under section 1 of this Schedule will again be issued with a violation notice and will be required to pay a surcharge at the rate of two times the waste disposal fee established under Schedule "B" to this By-law.
- 3. A Private Hauler or an operator of a Commercial Vehicle who delivers waste containing recyclable corrugated cardboard to any of the Facilities on a subsequent occasion after having been issued with a violation notice under section 2 of this Schedule will again be issued with a violation notice and will be required to pay a surcharge at the rate of three times the waste disposal fee established under Schedule "B" to this By-law. An employee or agent of the Solid Waste Operations Section of the Department of Engineering will visit the site at which the waste containing recyclable corrugated cardboard was generated.
- On each subsequent occasion when a Private Hauler or an operator of a Commercial Vehicle, who has been issued with a violation notice under section 3 of this Schedule, delivers waste to any of the Facilities, entry will not be permitted until an employee or agent of the Solid Waste Operations Section of the Department of Engineering has inspected the vehicle containing the waste. Where the employee or agent is satisfied that the waste includes recyclable corrugated cardboard, he or she shall report his or her findings to the Manager of the Solid Waste Operations Section who shall refuse entry to the Facility in accordance with sections 22 and 24 of this Bylaw.
- Nothing in this Schedule limits the authority of the Commissioner to commence proceedings under section 29 of this By-law.
- 3. This By-law comes into force on November 1, 1991.
- In all other respects, the contents of By-law No. R80-098, as amended, are hereby 4. confirmed unchanged.

PASSED AND ENACTED this 7th day of April , 1992. Gun 3-

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Approved



Authority: Finance Report 15-91, Item 20
CM December 17, 1991
FIN 91-193
THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW NO. R92-005

Bill No. 1938

BEING A BY-LAW TO AMEND BY-LAW NO. R80-098, AS AMENDED

WHEREAS The Regional Municipality of Hamilton-Wentworth is empowered by subsection 50(3) of the Regional Municipality of Hamilton-Wentworth Act, R.S.O. 1990, Chapter R.12, as amended, to prohibit or regulate the dumping and disposing of waste or any class or classes thereof to be disposed of at its facilities and landfill site, and may prescribe rates or charges for the use thereof, which rates or charges may relate to the volume, weight, or class of waste, or otherwise as the Regional Council considers appropriate in the circumstances;

AND WHEREAS on the 17th day of June, 1980, the Council of The Regional Municipality of Hamilton-Wentworth enacted By-law No. R80-098 to classify waste, to regulate the operation of the facilities and landfill site maintained by the Regional Corporation, and to prescribe the rates and charges to be imposed for the dumping of waste at the said facilities and landfill site;

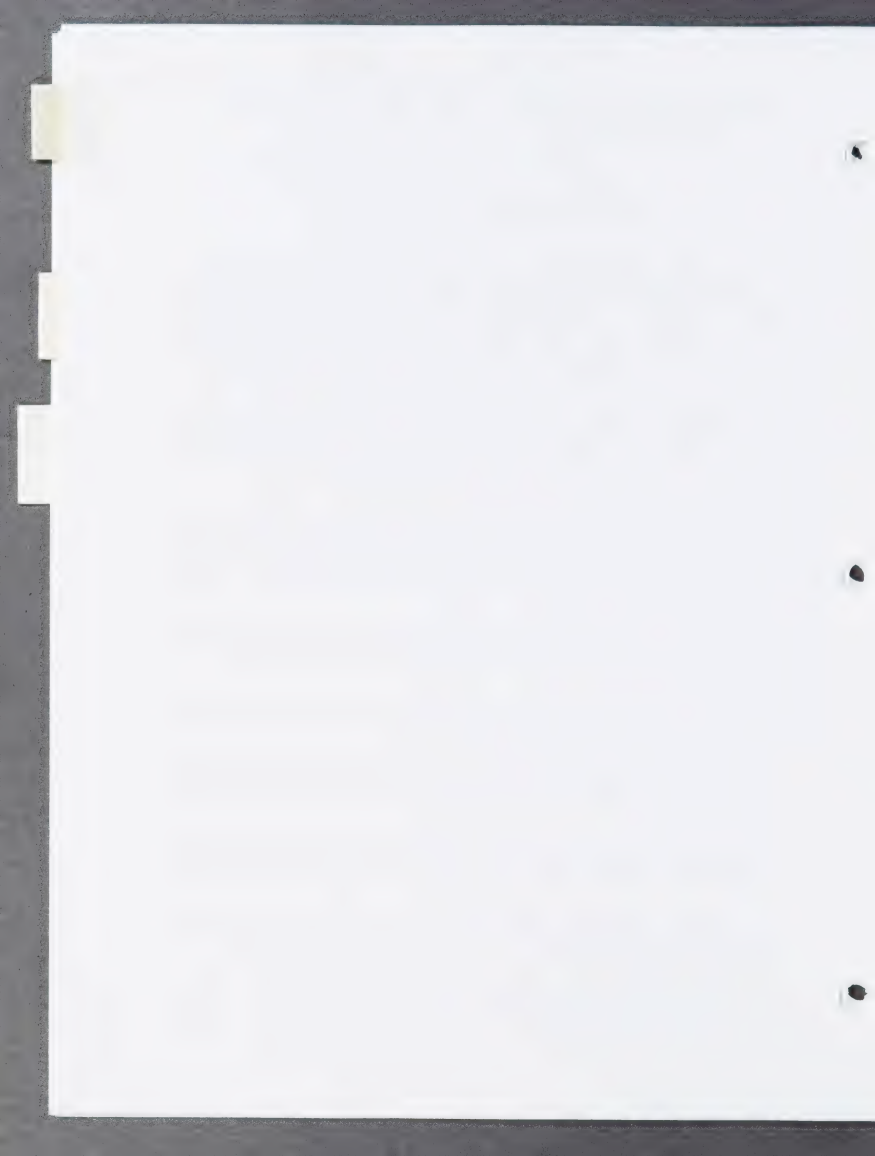
AND WHEREAS on the 17th day of December, 1991, the Council of The Regional Municipality of Hamilton-Wentworth did approve Item 20 of the Finance Committee Report 15-91, which directed that effective February 1, 1992, Commercial Vehicles and Private Haulers not be entitled to the Free 300 kilogram policy set out in Schedule "B" to By-law No. R80-098, as amended;

AND WHEREAS it is therefore necessary to further amend By-law No. R80-098, as amended, to reflect the waste disposal fees to be paid by said Private Haulers and Commercial Vehicles;

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

- 1. That Section 25 of By-law No. R80-098, as amended, is further amended by adding the words "and operators of Commercial Vehicles" after the words "Private Haulers" therein.
- 2. That Section 27 of By-law No. R80-098, as amended, is further amended by adding the words "and operators of Commercial Vehicles" after the words "Private Haulers" therein.
- 3. That Section A(1) of Schedule "B" of By-law No. R80-098, as amended, under the heading of "Fees" is hereby repealed and the following substituted therefor:

Private Haulers and operators of Commercial Vehicles who transport all Acceptable Transfer Station Waste or Acceptable SWARU Waste for disposal at the Facilities.



- 4. That Section A(2) of Schedule "B" of By-law No. R80-098, as amended, under the heading of "Fees" is hereby repealed and the following substituted therefor:
 - (2) Set-up and credit check fee relating to Private Haulers and operators of Commercial Vehicles who are regular users and wish to be invoiced for their waste disposal fees. This fee must be collected upon submission of an application by the Private Hauler or operator of a Commercial Vehicle to the Regional Finance Department.
- 5. That Section B of Schedule "B" of By-law No. R80-098, as amended, under the heading of "Alternate Fee Schedule" is further amended by adding the words "and by operators of Commercial Vehicles" after the words "Private Haulers" therein.
- 6. That Section C of Schedule "B" of By-law No. R80-098, as amended, is further amended by adding the words "and operators of Commercial Vehicles" after the words "Private Haulers" therein.
- 7. That Section D(1) of Schedule "B" of By-law No. R80-098, as amended, is hereby repealed and the following substituted therefor:

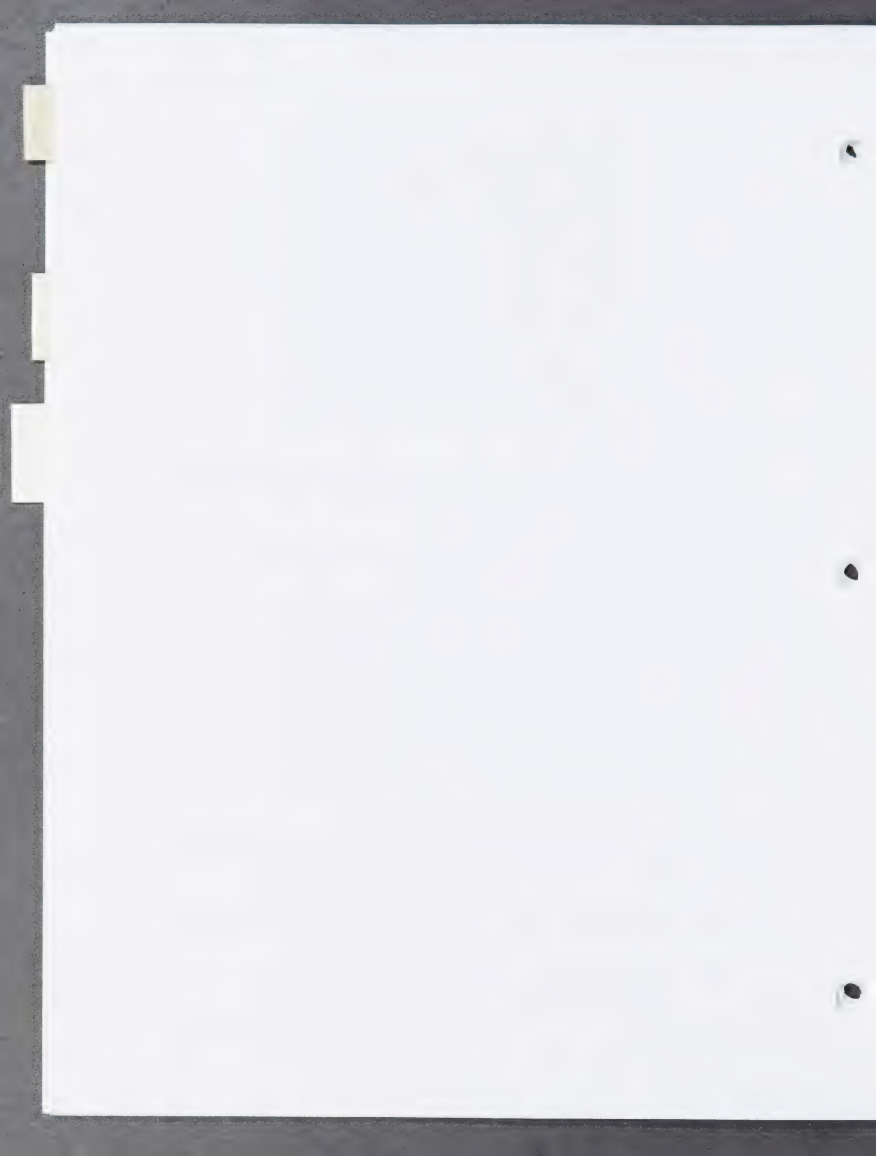
D. COLLECTION OF WASTE DISPOSAL FEES

- 1) <u>Private Haulers and Operators of Commercial Vehicles -</u>
 <u>Regular Users</u>
 - i) Accounts for fees payable by Private Haulers and by operators of Commercial Vehicles who are regular users of the Facilities are to be invoiced at such regular periods as prescribed by the Commissioner of Finance.
 - ii) Payment of such accounts as set forth in subsection (i) of this section shall be payable within thirty (30) days of mailing of invoice.
 - iii) Where an account for Waste Disposal Fees remains unpaid for more than thirty (30) days, the Private Hauler or operator of a Commercial Vehicle will be notified in statement form including the greater of interest charges or a minimum service charge and a notice of non-payment shall be sent by the Commissioner of Finance advising that if payment is not received within ten (10) days after the mailing of such notice, the Private Hauler's or operator of



Commercial Vehicle's use of the Regional Transfer Stations shall be restricted to a cash basis. If an account remains unpaid for an additional (10) days, admittance to the Facilities shall be refused until such time as the original invoice plus all outstanding interest and service charges to date are paid. The names of these Private Haulers and operators of Commercial Vehicles will be placed on a list and sent to the Transfer Stations instructing the Weigh Masters to refuse entry to those customers on the list. The Commissioner of Finance may require the posting of a performance bond or any other security acceptable to the Commissioner of Finance in the event that accounts continue from time-to-time to remain unpaid.

- 8. That subsection (i) of Section D(2) of Schedule "B' of By-law No. R80-098, as amended, is further amended by adding the words "and by operators of Commercial Vehicles" after the words "Private Haulers" therein.
- 9. That subsection (ii) of Section D(2) of Schedule "B" of By-law No. R80-098, as amended, is hereby repealed and the following substituted therefor:
 - (ii) Where the Private Hauler or operator of a Commercial Vehicle transporting waste for disposal at the Facilities is required to be tare weighed before the fees can be calculated, the Private Hauler or operator of a Commercial Vehicle shall be required to place a deposit as set forth in Section F of this Schedule. When the tare weight has been determined, the deposit shall be refunded and an immediate payment shall be made via a Regionally approved credit card, or in cash for the waste disposal fee by the Private Hauler or by the operator of a Commercial Vehicle in accordance with Section C of this Schedule.
- 10. That Section F of Schedule "B' of By-law No. R80-098, as amended, is further amended by adding the words "and by operators of Commercial Vehicles" after the words "Private Haulers" therein.
- 11. That Note (a) set out at the end of Schedule "B" of By-law No. R80-098, as amended, is hereby repealed and the following substituted therefor:
 - (a) For the purpose of clarification, regular users of the Transfer Facilities and SWARU may be regarded as:



- (i) The Private Hauler and the operator of a Commercial Vehicle depositing waste averaging a minimum of two chargeable loads per week, and/or
- (ii) The Private Hauler and the operator of a Commercial Vehicle whose monthly invoice is not less than \$50.00.
- 12. That this By-law comes into force and effect on February 1, 1992.
- 13. In all other respects, the contents of By-law No. R80-098, as amended, are hereby confirmed unchanged.

PASSED AND ENACTED this 21st day of January , 1992.

Chairman Chairman

Clerk

Approved as to form Legal



Items 20 and 21, Finance Committee Report 15-91

CM: December 17, 1991 (FIN 91-188/FIN 91-193)

BILL NO. 1932

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW NO. R 91-156.

BEING A BY-LAW TO AMEND SCHEDULE "B" OF BY-LAW NO. R80-098, AS AMENDED

WHEREAS The Regional Municipality of Hamilton-Wentworth is empowered by subsection 149(3) of the Regional Municipality of Hamilton-Wentworth Act, R.S.O. 1980, c. 437, as amended, to prohibit or regulate the dumping and disposing of waste or any class or classes thereof to be disposed of at its facilities and landfill site, and may prescribe rates or charges for the use thereof, which rates or charges may relate to the volume, weight, or class of waste, or otherwise as the Regional Council considers appropriate in the circumstances;

AND WHEREAS on the 17th day of June, 1980, the Council of The Regional Municipality of Hamilton-Wentworth enacted By-law No. R80-098 to classify waste, to regulate the operation of the facilities and landfill site maintained by the Regional Corporation, and to prescribe the rates and charges to be imposed for the dumping of waste at the said facilities and landfill site;

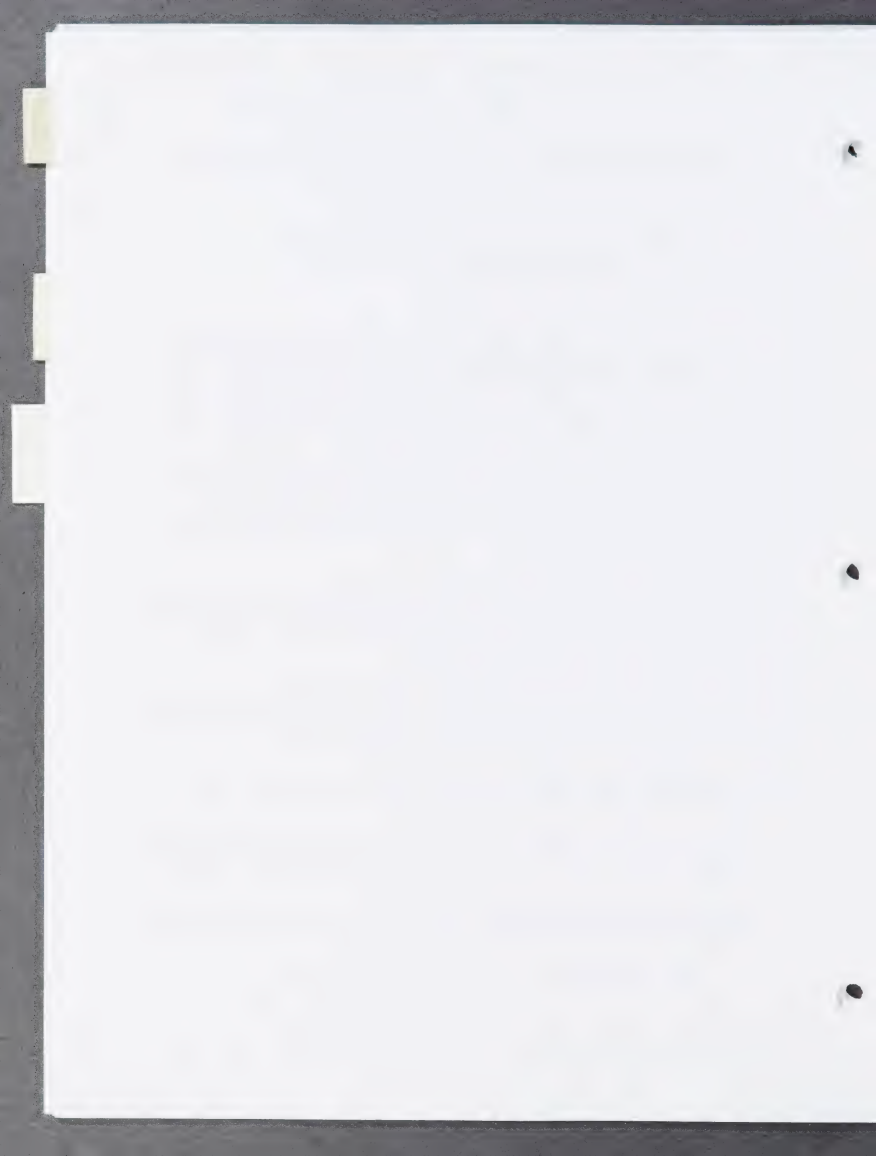
AND WHEREAS on the 17th day of December, 1991, the Council of The Regional Municipality of Hamilton-Wentworth did approve Item 20 of the Finance Committee Report 15-91 which authorized various changes to the waste disposal fees and the deposit fees set out in Schedule "B" to By-law No. R80-098, as amended;

AND WHEREAS on the 17th day of December, 1991, the Council of The Regional Municipality of Hamilton-Wentworth also did approve Item 21 of the Finance Committee Report 15-91 which authorized the 1992 user fees effective January 1, 1992 and that the appropriate Regional By-laws be changed to reflect the 1992 user fees;

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

- 1. That the rate set out in Section A(1) of Schedule "B" to By-law No. R80-098, as amended, is hereby repealed and the rate of \$18.00 per 100 kilograms is substituted therefor.
- 2. That the rate in Section A(2) of Schedule "B" to By-law No. R80-098, as amended, is hereby repealed and the following substituted therefor:

\$30.00 per application



- 3. That the rate set out in Section B of Schedule "B" to By-law No. R80-098, as amended, is hereby repealed and the rate of \$32.00 per cubic metre is substituted therefor.
- 4. That Section C of Schedule "B" to By-law No. R80-098, as amended, is hereby repealed and the following substituted therefor:
 - C. Private Haulers who are occasional users of the Facilities shall be charged at the rate of \$18.00 per 100 kilograms.
- 5. That Section F of Schedule "B" to By-law No. R80-098, as amended, is hereby repealed and the following substituted therefor:
 - F) Regionally approved credit card or cash deposits required to be placed by Private Haulers making a payment for the Waste Disposal Fees as set forth in subsection (ii) of Section D(2) of this Schedule are:

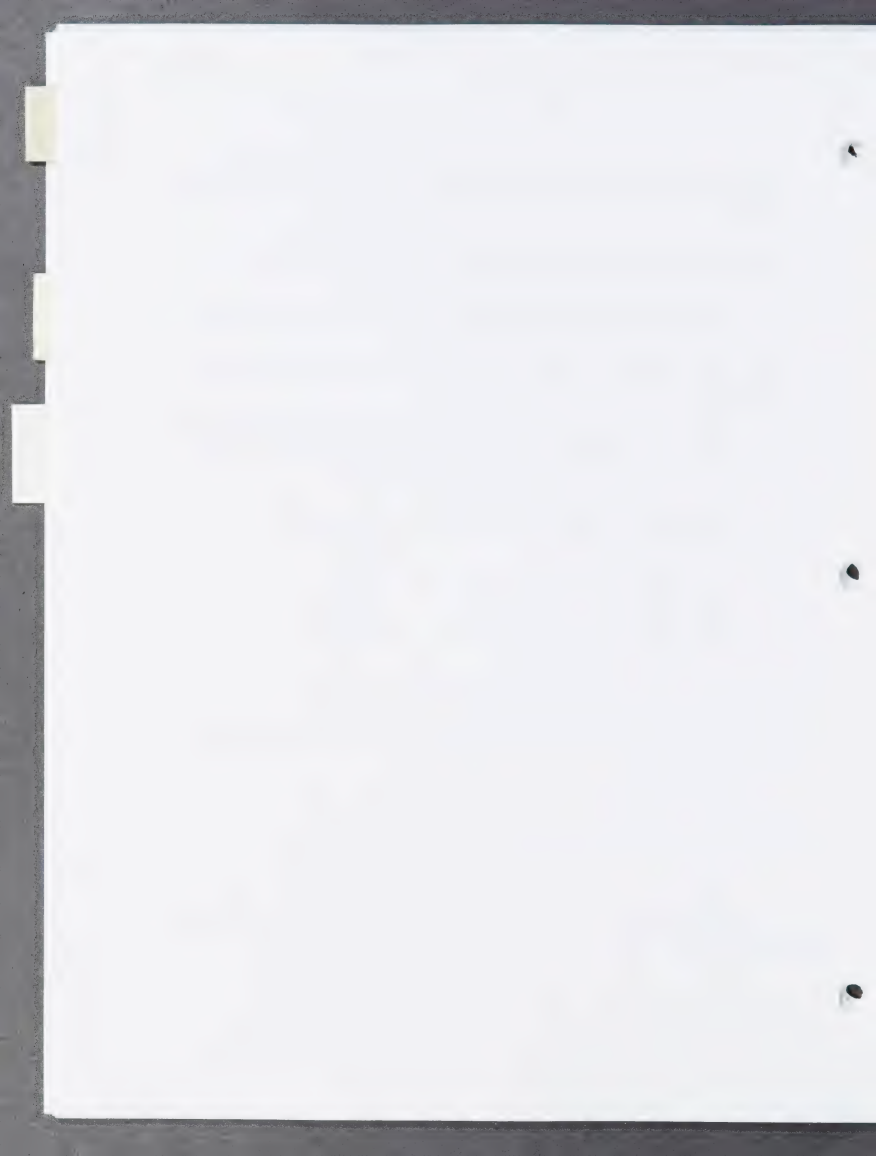
Gross Weight of Vehicle	Deposit Fee
0 - 1000 kg	\$ 50.00
1001 - 3000 kg	\$110.00
3001 - 6000 kg	\$170.00
6001 - 9000 kg	\$215.00
OVER 9000 kg	\$420.00

- 6. That this By-law comes into force and effect on January 1, 1992.
- 7. In all other respects, the contents of By-law No. R80-098, as amended, are hereby confirmed unchanged.

PASSED AND ENACTED this 17th day of December , 1991.

Chairman

Clerk



Bill No. 1923

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW R91- 147

Being a By-law to amend By-law No. R80-098

WHEREAS The Regional Municipality of Hamilton-Wentworth is empowered by subsection 149(3) of The Regional Municipality of Hamilton-Wentworth Act, R.S.O. 1980, c. 437, as amended, to prohibit or regulate the dumping and disposing of waste or any class or classes thereof to be disposed of at its facilities and landfill site, and may prescribe rates or charges for the use thereof, which rates or charges may relate to the volume, weight, or class of waste, or otherwise as the Regional Council considers appropriate in the circumstances;

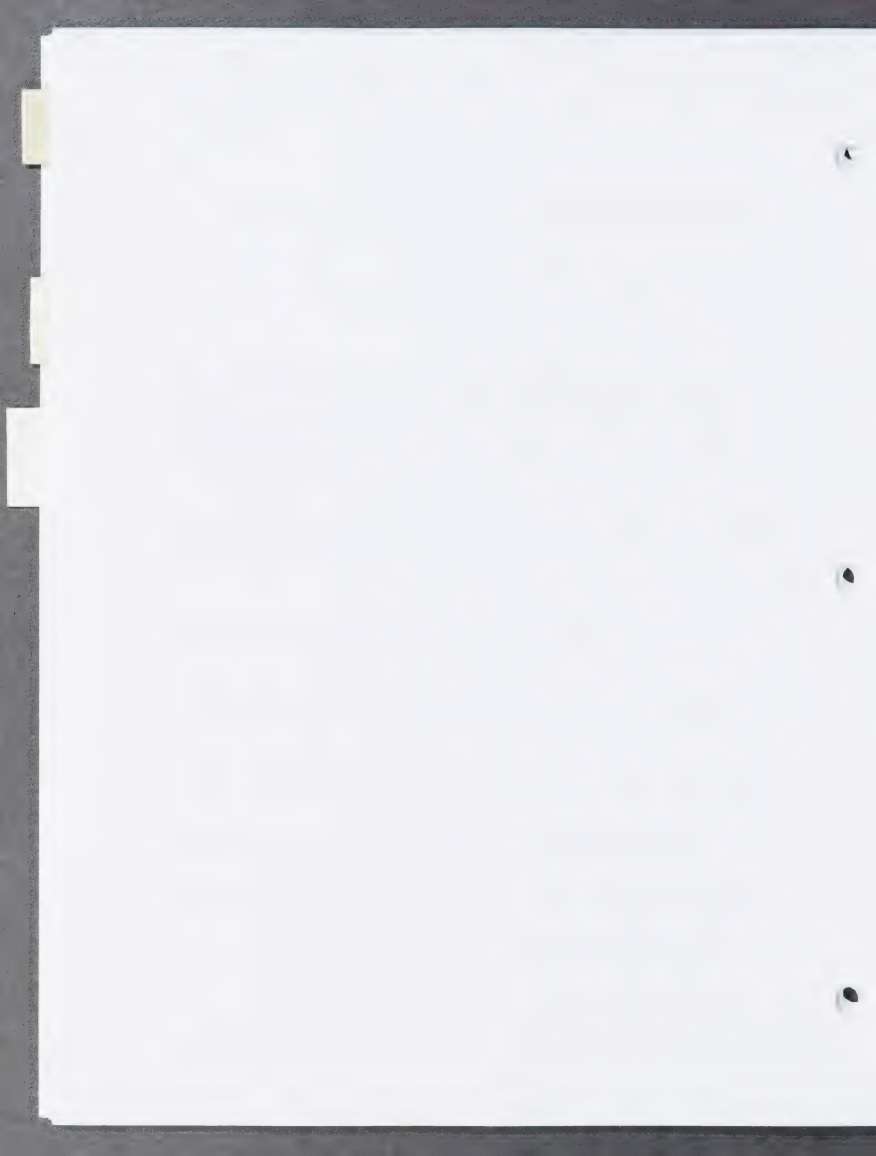
AND WHEREAS on the 17th day of June, 1980, the Council of The Regional Municipality of Hamilton-Wentworth enacted By-law R80-098 to classify waste, to regulate the operation of the facilities and landfill site maintained by the Regional Corporation, and to prescribe the rates and charges to be imposed for the dumping of waste at the said facilities and landfill site;

AND WHEREAS Council has resolved that the delivery of recyclable corrugated cardboard to the said facilities will be discouraged, and has approved a procedure to enforce this policy;

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

- 1. By-law R80-098, as amended, is further amended by deleting clause 1(d) and substituting the following:
 - (d) "Commissioner" means the Commissioner of Transportation/Environmental Services for The Regional Municipality of Hamilton-Wentworth.
- 2. The said By-law is further amended by adding the following words after the word "herbicides" in clause 1(j):

recyclable corrugated cardboard

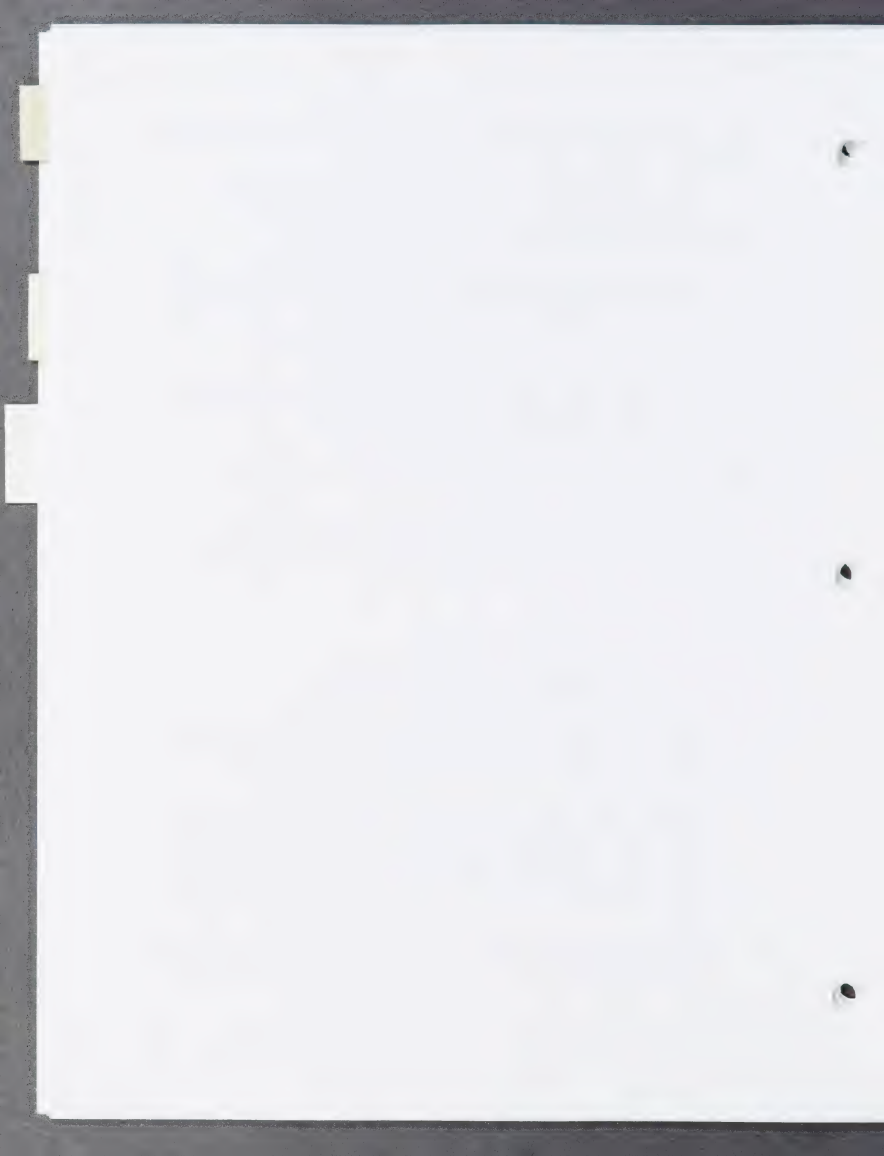


- 3. The said By-law is further amended by deleting section 9 and substituting the following:
 - 9. No person shall deliver Non-Acceptable Waste to any of the Facilities.
- 4. The said By-law is further amended by adding the following section:
 - 26a. Notwithstanding sections 25 and 26, Private Haulers who transport recyclable corrugated cardboard to the Facilities for disposal shall pay the surcharges calculated in accordance with the provisions of Schedule "C" to this By-law.
- 5. That said By-law is further amended by adding the following section:
 - 28a. The Commissioner is authorized to delegate the responsibility for the administration of this By-law to any employee or agent of the Solid Waste Operations Section of the Department of Engineering.
- 6. The said By-law is further amended by deleting section 30 and substituting the following:
 - 30. Schedules "A", "B", and "C" of this By-law form part of this By-law.
- 7. The said By-law is further amended by adding the following Schedule following Schedule "B":

SCHEDULE "C"

PROCEDURE FOR REDUCTION OF RECYCLABLE CORRUGATED CARDBOARD

- 1. Effective November 1, 1991, a violation notice in a form approved by the Commissioner shall be issued to every Private Hauler who delivers waste containing recyclable corrugated cardboard to any of the Facilities.
- 2. A Private Hauler who delivers waste containing recyclable corrugated cardboard to any of the Facilities on a subsequent occasion after having been issued with a violation notice under section 1 of this Schedule will again be issued with a violation notice and will be required to pay a surcharge at the rate of two times the waste disposal fee established under Schedule "B" to this By-law.
- 3. A Private Hauler who delivers waste containing recyclable corrugated cardboard to any of the Facilities on a subsequent occasion after having been



issued with a violation notice under section 2 of this Schedule will again be issued with a violation notice and will be required to pay a surcharge at the rate of three times the waste disposal fee established under Schedule "B" to this By-law. An employee or agent of the Solid Waste Operations Section of the Department of Engineering will visit the site at which the waste containing recyclable corrugated cardboard was generated.

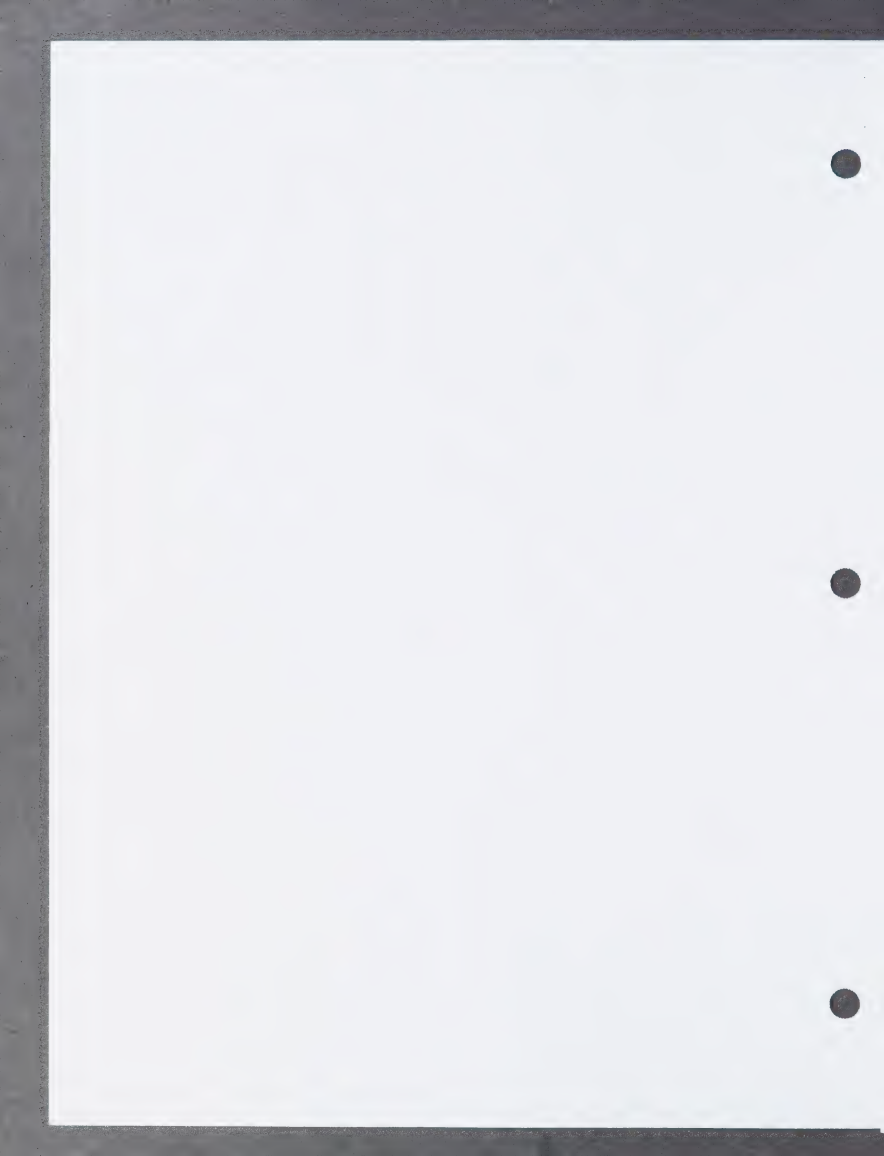
- 4. On each subsequent occasion when a Private Hauler, who has been issued with a violation notice under section 3 of this Schedule, delivers waste to any of the Facilities, entry will not be permitted until an employee or agent of the Solid Waste Operations Section of the Department of Engineering has inspected the vehicle containing the waste. Where the employee or agent is satisfied that the waste includes recyclable corrugated cardboard, he or she shall report his or her findings to the Manager of the Solid Waste Operations Section who shall refuse entry to the Facility in accordance with sections 22 and 24 of this By-law.
- 5. Nothing in this Schedule limits the authority of the Commissioner to commence proceedings under section 29 of this By-law.
- 8. This By-law comes into force on November 1, 1991.
- 9. In all other respects, the contents of By-law R80-098, as amended, are hereby confirmed unchanged.

PASSED AND ENACTED this 17th day of December , 1991.

Chairman Chairman

Clerk

Approved as to form Legal Services





Bill No. 1781

BY-LAW NO. R91-007

A BY-LAW TO AMEND THE SOLID WASTE FEE SCHEDULE OF REGIONAL BY-LAW R80-098

WHEREAS ON December 18, 1990, the Council of the Regional Municipality of Hamilton-Wentworth did approve Item 1 of the Finance and Personnel Committee Report 17-90 which authorized the 1991 user fees effective January 1, 1991;

WHEREAS on December 18, 1990, the Council of the Regional Municipality of Hamilton-Wentworth authorized that the appropriate Regional By-laws be changed to reflect the 1991 user fees;

AND WHEREAS it is necessary to further amend Regional By-law R80-098, as amended, to reflect the 1991 user fees under said By-law:

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

1. That the rate in Section (A) (2) of Schedule "B" to Regional By-law R80-098, as amended, is hereby repealed and the following substituted therefor;

"\$25.00 per application"

- 2. That this By-law comes into force and takes effect on January 1, 1991.
- 3. In all other respects, the contents of Regional By-law R80-098, as amended, are hereby confirmed unchanged.

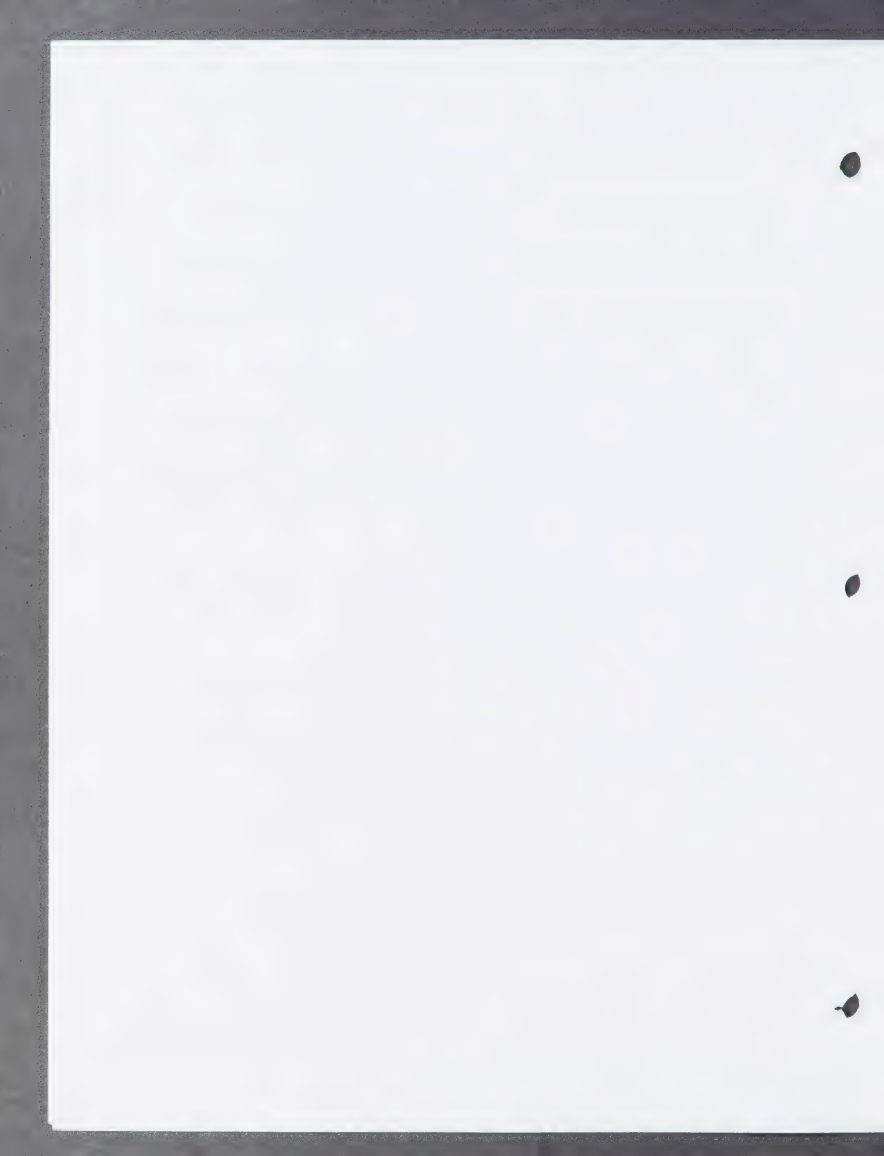
READ A FIRST, SECOND and THIRD time and PASSED this 15th day of January 1991.

Regional Chairman

Regional

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Approved



Authorization: Finance and Personnel Committee Report 16-90 Item 5



CM - December 4, 1990

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW NO. R90-147

BILL NO. 1772

BRING A BY LAW TO AMEND THE SOLID WASTE FEE SCHEDULE BY REPEALING PARTS OF SCHEDULE "B" OF BY LAW NO. R80-098, AS AMENDED, AND BY MAKING SUBSTITUTIONS THEREFOR

WHEREAS the Council of the Regional Municipality of Hamilton-Wentworth did approve Item 5 of Report 16-90 of the Finance and Personnel Committee at its meeting on December 4, 1990, and did hereby authorize as follows:

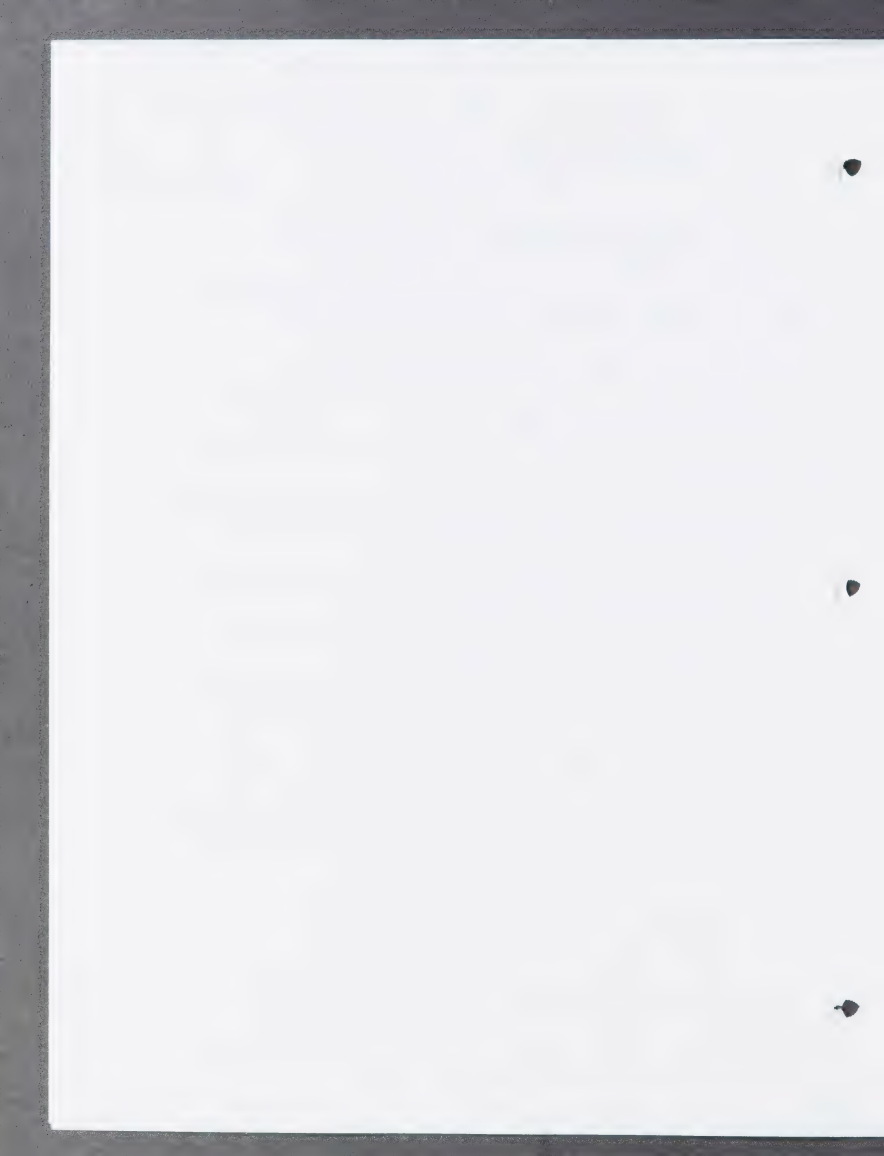
- That the cost of disposal to users of the transfer stations be increased to \$15.00/100 kg effective January 1, 1991; and
- b) The the deposit fee schedule found in Schedule "B" of Regional By-law R80-098, as amended, be increased.

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

- That the rates set out in Section A(1) of Schedule "B" of Regional By-law 280-098, as amended, are hereby repealed and the rate of \$15.00 per 100 kg. effective January 1, 1991 is substituted therefor.
- That the rates set out in Section B of Schedule "B" of Regional By-law R80-098, as amended, are hereby repealed and the rate of \$26.70 per cubic metre effective January 1, 1991 is substituted therefor.
- 3. That Section C of Schedule "B" of Regional By-law R80-098, as amended, is hereby repealed and the following substituted therefor:
 - Private Haulers who are occasional users of the Facilities shall be charged at the rate of \$15.00 per 100 kilograms, effective January 1, 1991.
- 4. That Section F of Schedule "B" of Regional By-law R80-098, as amended, is hereby repealed, and replaced with:
 - Regionally approved credit card or cash deposits required to be F) placed by Private Haulers making a payment for the Waste Disposal Fee as set forth in sub-section (ii) of Section D(2) of this Schedule are:

Gross Weight of Vehicle	Amount
0 to 3000 kg.	\$ 90
3001 to 6000 kg.	\$140
6001 to 9000 kg.	\$180
Over 9000 kg.	\$350

5. That this by-law comes into force and effect on January 1, 1991.



6. In all other respects, the contents of By-law R80-098, as amended, are hereby confirmed unchanged.

CHATRMAN

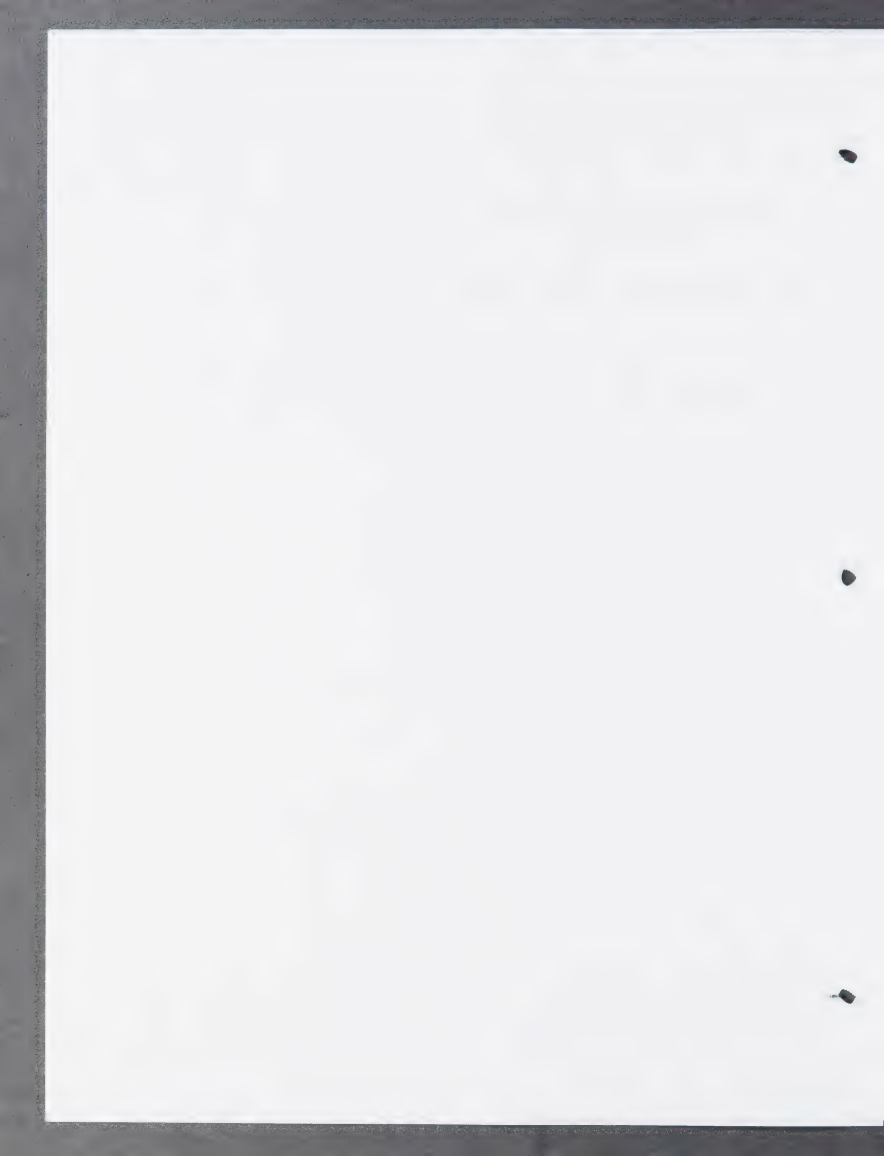
Doc Id. 0039C/88-89

Approved

CLERK

22 to form

Services





BILL NO. 1655

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW NO. R90-029

BEING A BY-LAW TO AMEND THE SOLID WASTE FEE SCHEDULE BY REPEALING SECTION A(2) OF SCHEDULE 'B' OF BY-LAW NO. R80-098, AS AMENDED, AND BY MAKING SUBSTITUTIONS THEREFOR

WHEREAS on October 17, 1989, the Council of the Regional Municipality of Hamilton-Wentworth did approve Item 2 of Finance and Personnel Committee Report 13-89 which authorized the 1990 user fees effective January 1, 1990;

WHEREAS on October 17, 1989, the Council of the Regional Municipality of Hamilton-Wentworth authorized that the appropriate Regional By-laws be changed to reflect the 1990 user fees;

AND WHEREAS it is necessary to further amend Regional By-law R80-098, as amended, to reflect the 1990 user fees under said By-law;

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

- 1. That Section A(2) of Schedule "B" of Regional By-law R80-098, as amended, is hereby repealed and the following substituted therefor:
 - A(2) Set-up and credit check fee relating to
 Private Haulers who are regular users and
 wish to be invoiced for their waste disposal
 fees. This fee must be collected upon
 submission of the Private Hauler's application
 to the Regional Finance Department.

\$20.00 per application

- 2. That this By-law comes into force and takes effect on January 1, 1990.
- 3. In all other respects, the contents of Regional By-law R80-098, as amended, are hereby confirmed unchanged.

READ A FIRST, SECOND AND THIRD TIME AND FINALLY PASSED AND ENACTED THIS 20th DAY OF March , 1990.

Approved as to form Legal

Services





Authority: Finance and Personnel Committee Report 14-89, Item #4

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW NO. R89-190

BILL NO. 1603

Being a By-law to revise the Solid Waste Fee Schedule by repealing part of Schedule "B" of By-law R80-098, as amended, and making the substitutions therefor

WHEREAS Regional Council did approve Item 2.4 of Report 14-89 of the Finance and Personnel Committee at its meeting on November 21, 1939 and did hereby authorize as follows:

- 1) That the cost of disposal to users of the transfer stations: increased to \$11.00/100 kg effective January 1, 1990.
- 2) That the deposit fee schedule found in Schedule "B" of By-lar R80-098 be revised as follows:

Gross Weight of Vehicle	Amount
0 - 3,000 kg	\$ 65
3,001 - 6,000 kg	\$100
6,001 - 9,000 kg	\$130
Over 9.000 kg	\$260

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF AMILTON-WENTWORTH ENACTS AS FOLLOWS:

- 1. a) That the Solid Waste Fee in Section A of Schedule "B" of Regional By-law R80-098, as amended, be repealed and replaced with \$11.00 per 100 kg.
 - b) That the alternate fee schedule in Section B of Schedule "B" of Regional By-law R80-098, as amended, be repealed and replaced with \$22.00 per cubic metre.
- That the deposit fee schedule in Section F of Schedule "B" of Regional By-law R80-098, as amended, be repealed and replaced with

Gross Weight of Vehicle	Amount
0 - 3,000 kg	\$ 65
3,001 - 6,000 kg	\$100
6,001 - 9,000 kg	\$130
Ouer 9,000 kg	\$260

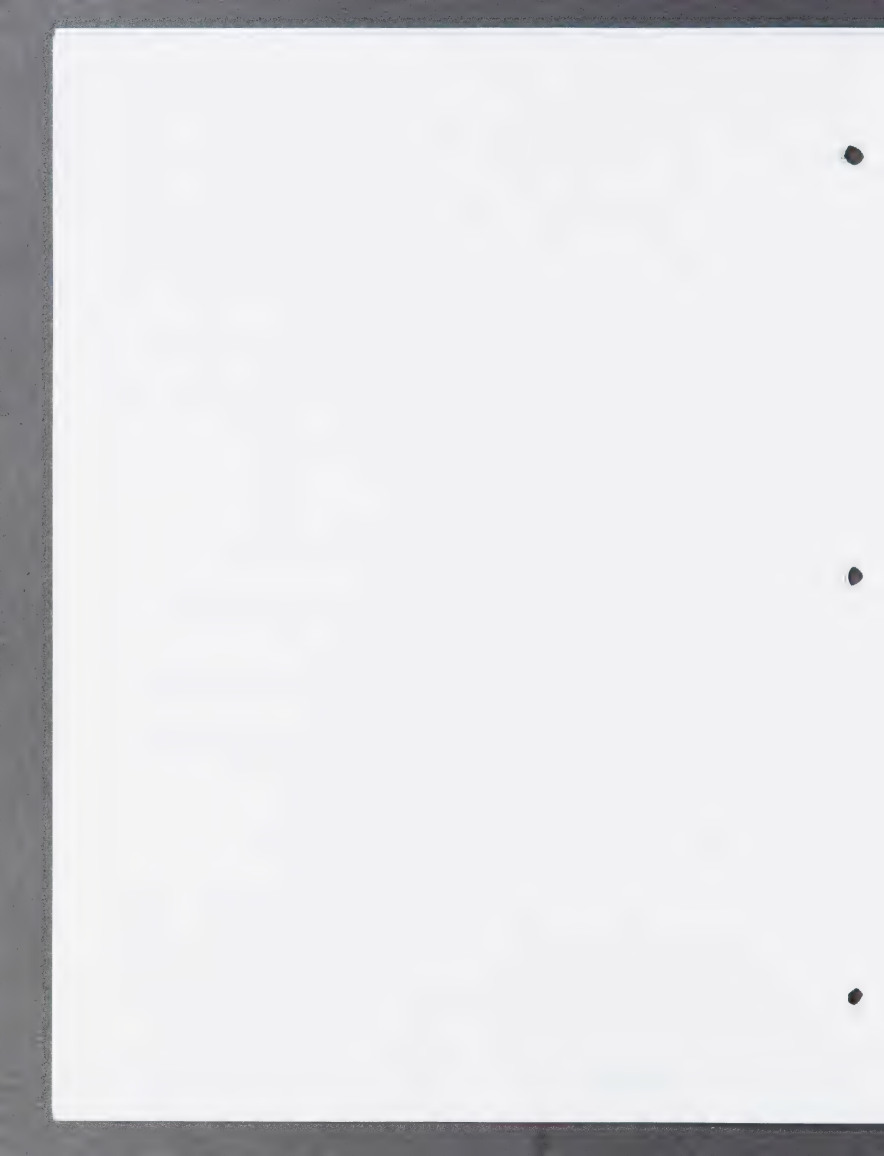
- 3. That these amendments will come into effect on January 1, 1990.
- 4. In all other aspects the contents of By-law R80-098, as amended, are hereby confirmed unchanged.

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MATRMAN CHATRMAN

Approved as to form

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BY-LAW NO. R89-143

BEING A BY LAW TO AMEND THE SOLID WASTE FEE SCHEDULE BY REPEALING PART OF SCHEDULE "B" OF BY LAW NO. R80-098, AS AMENDED, AND BY MAKING SUBSTITUTIONS THEREFOR

WHEREAS Regional Council did approve Item 4 of Report 9-89 of the Finance and Personnel Committee at its meeting on June 20, 1989, and did hereby authorize as follows:

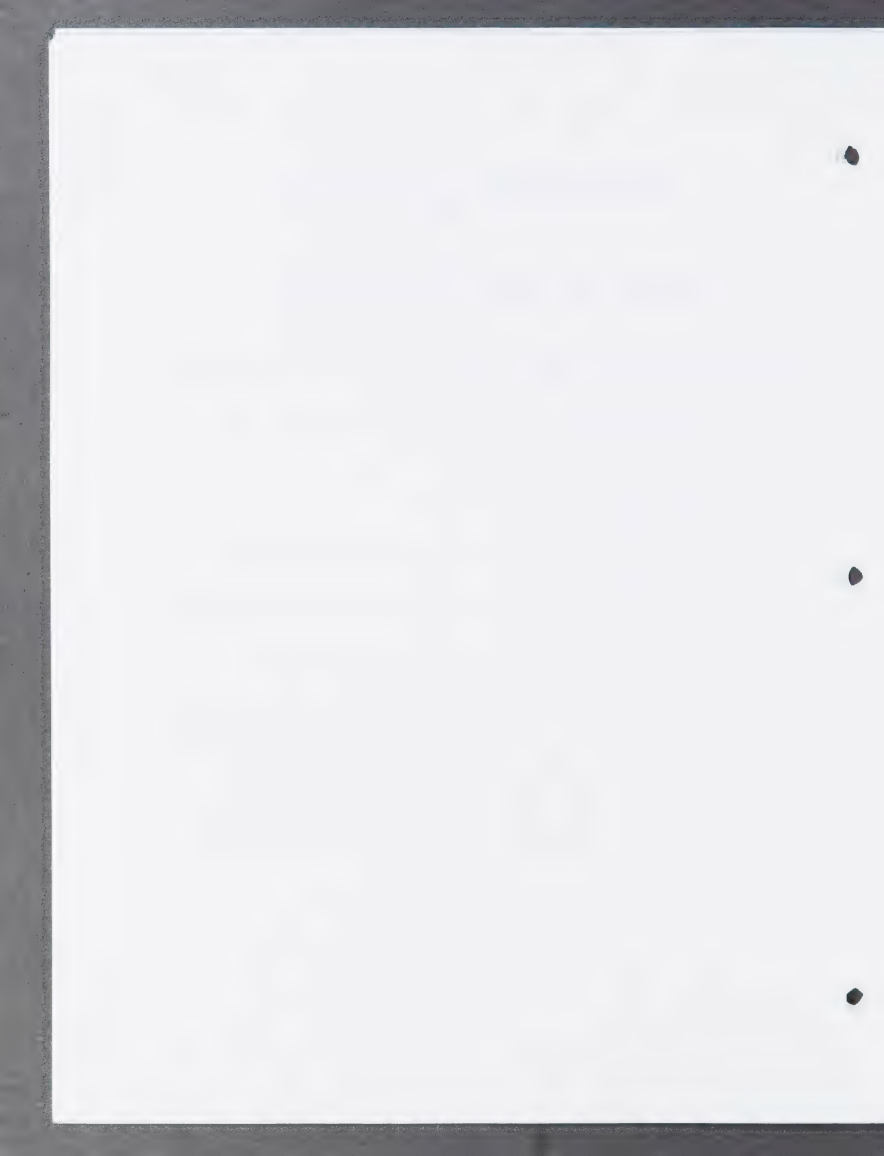
That the deposit fee schedule found in Schedule "B" of Regional By-law R80-098 be revised as follows:

0 to 3000 kg. \$55 3001 to 6000 kg. \$80 6001 to 9000 kg. \$105 Over 9000 kg. \$210

2) That a credit card system be implemented for solid waste disposal recoveries.

NOW THEREFORE THE COUNCIL OF THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH ENACTS AS FOLLOWS:

- 1. That Section D 2 ii) of Schedule "B" of Regional By-law No. 280-098, as amended, is hereby repealed and replaced with:
 - where the Private Hauler transporting waste for disposal at the Facilities is required to be tare weighed before the fees can be calculated, the Private Hauler shall be required to place a deposit as set forth in Section (F) of this Schedule. When the tare weight has been determined, the deposit shall be refunded and an immediate payment shall be made via a Regionally approved credit card, or in cash for the waste disposal fee by the Private Hauler in accordance with Section (C) of this Schedule.



- That Section (F) of Schedule "B" of Regional By-law No. R80-098, as amended, is hereby repealed, and replaced with:
 - F) Regionally approved credit card or cash deposits required to be placed by Private Haulers making a payment for the Waste Disposal Fee as set forth in sub-section (ii) of section (2) of this schedule are:

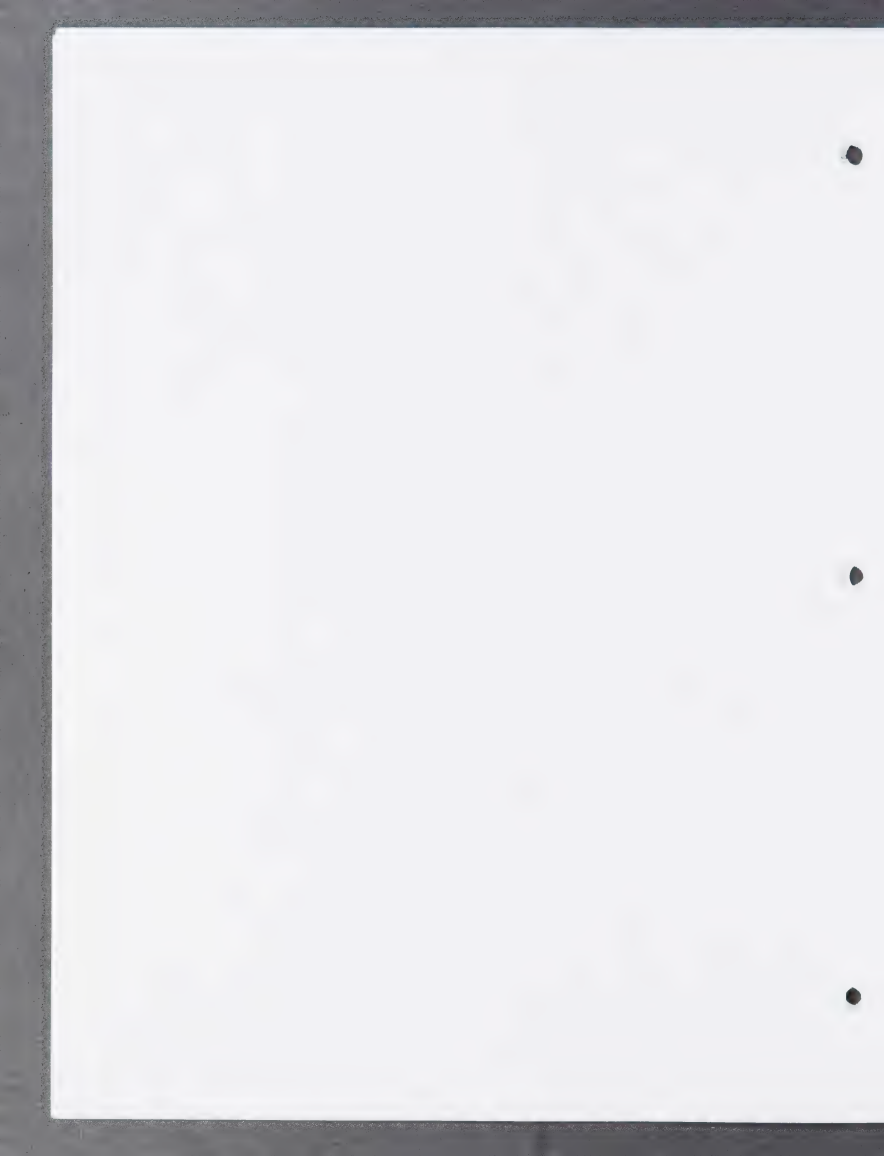
Gross Weight of Vehicle	Amount
0 to 3000 kg.	\$ 55
3001 to 6000 kg.	\$ 80
6001 to 9000 kg.	\$105
Over 9000 kg.	\$210

- 3. That these amendments will come into effect on June 21, 1989.
- 4. In all other respects, the contents of By-law R80-098, as amended, are hereby confirmed unchanged.

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7	READ	A	FIRST,	SECOND	AND	THIRD	TIME	AND	FINALLY	PASSED	AND	ENA	CTED
	THIS		15	th		DA	LY OF		August				1989

Approved as to form

Regional Solicitor





EY-LAW NO. R89-071

BEING A BY-LAW TO AMEND THE SOLID WASTE FEE SCHEDULE BY REPRALING SCHEDULE "B" OF BY-LAW NO. R80-098, AS AMENDED. AND BY MAKING SUBSTITUTIONS THEREFOR

WHEREAS Regional Council did approve Item 26 of the Engineering Services Committee Report No. 17-88 on September 20, 1988 to adjust the solid waste disposal deposit fees effective September 1, 1988, set out in Schedule "B" to By-law 280-098;

WHEREAS Regional Council did approve Item 1 of the Finance and Personnel Committee Report No. 11-88 on October 18, 1988 to increase the fee payable for transporting acceptable waste for disposal at the Regional Transfer Stations including SWARU to \$4.39 per 100 kilograms effective January 1, 1989;

WHEREAS Regional Council did approve Item 2 of the Finance and Personnel Committee Report No. 6-89 on April 4, 1989 to increase the fee payable for transporting acceptable waste for disposal at the Regional Transfer Stations including SWARU to \$8.00 per 100 kilograms effective May 1, 1989;

WHEREAS Regional Council did approve Item 2 of the Finance and Personnel Committee Report No. 13-88 on December 20, 1988 to establish a Set-Up and Credit Check Fee for Billable Waste Disposal Customers of \$10.00 per application effective January 1, 1989;

WHEREAS Regional Council did approve Item 5 of the Finance and Personnel Committee Report No. 7-89 on April 13, 1989 to receive for information collection procedures for the General Revenue Section and incorporate them into the Finance Department Procedure Manual;

NOW THEREFORE, the Council of The Regional Municipality of Hamilton-Wentworth enacts as follows:

- (1) That Schedule "B" to Regional Sy-law \$80-098 is hereby repealed and that Schedule "B" attached to this Sy-law be substituted therefor.
- (2) In all other respects, the contents of By-law 280-098, as amended, are hereby confirmed unchanged.

READ A FIRST, SECOND AND THIRD TIME AND FINALLY PASSED AND ENACTED

this 16th day of May 1989.

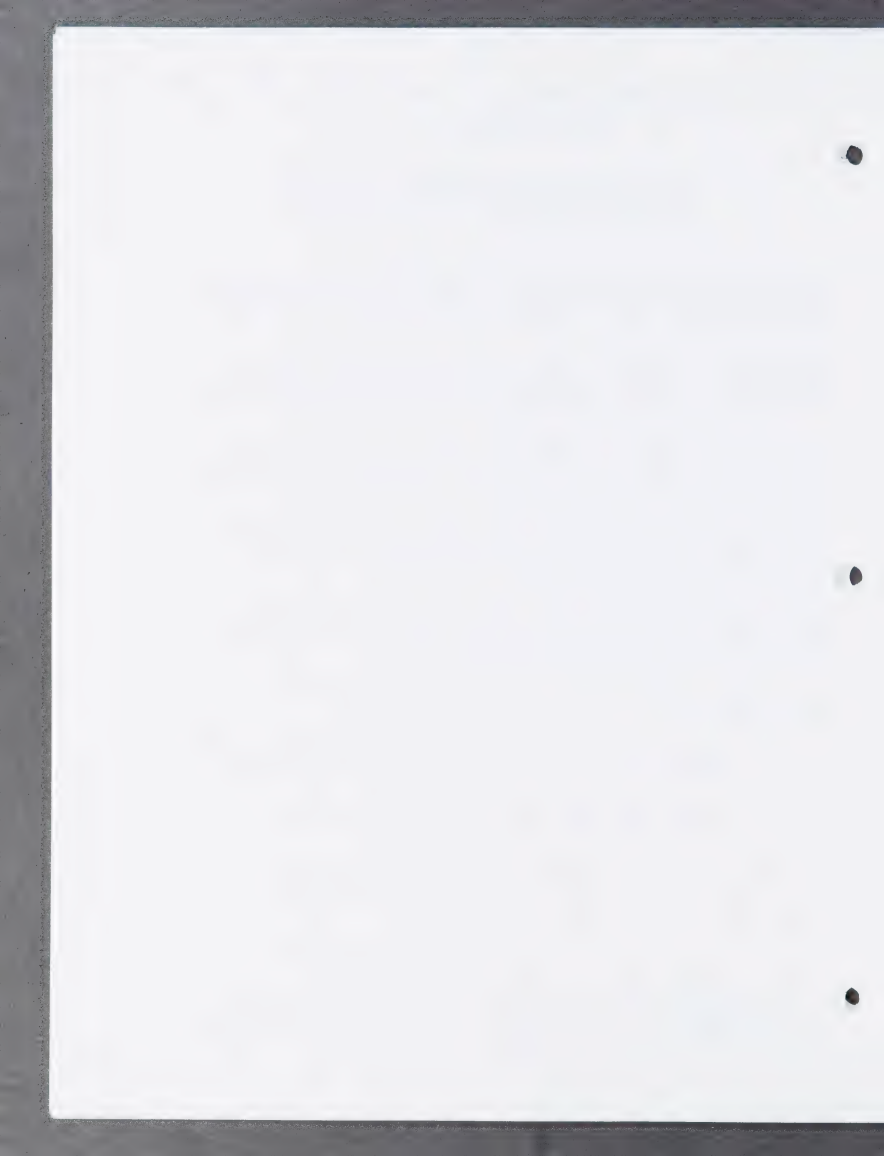
CHATRMAN

Approved as to form

Regional

Solicitor

CLERK



SCHEDULE "B"

WASTE DISPOSAL FEES

A. FEES

- 1) Private Haulers who transport all acceptable Transfer Station Waste or acceptable SWARU for disposal at the Facilities in quantities of more than 300 kilograms (660 lbs.)
- 2) Set-up and credit check fee relating to Private Haulers who are regular useers and wish to be invoiced for their waste disposal fees. This fee must be collected upon submission of the Private Haulers's application to the Regional Finance Department.

B. ALTERNATE PEE SCHEDULE

Where the weigh scales used at any of the Facilities become inoperative, the rate per 100 kilograms herein provided in Section (A) of this Schedule payable by Private Haulers shall be applied on the basis of the carrying capacity of the vehicle at the rate of

C. Private Haulers who are occasional users of the Facilities shall be charged at the rate of \$4.39 per 100 kilograms calculated to the nearest dollar, effective January 1, 1989; and at the rate of \$8.00 per 100 kilograms calculated to the nearest dollar, effective May 1, 1989.

D. COLLECTION OF WASTE DISPOSAL FEES

1) Private Haulers - Regular Users

- i) Accounts for fees payable by Private Haulers who are regular users of the Facilities are to be invoiced at such regular periods as prescribed by the Commissioner of Finance.
- ii) Payment of such accounts as set forth in subsection (i) of this section shall be payable within thirty (30) days of mailing of invoice.

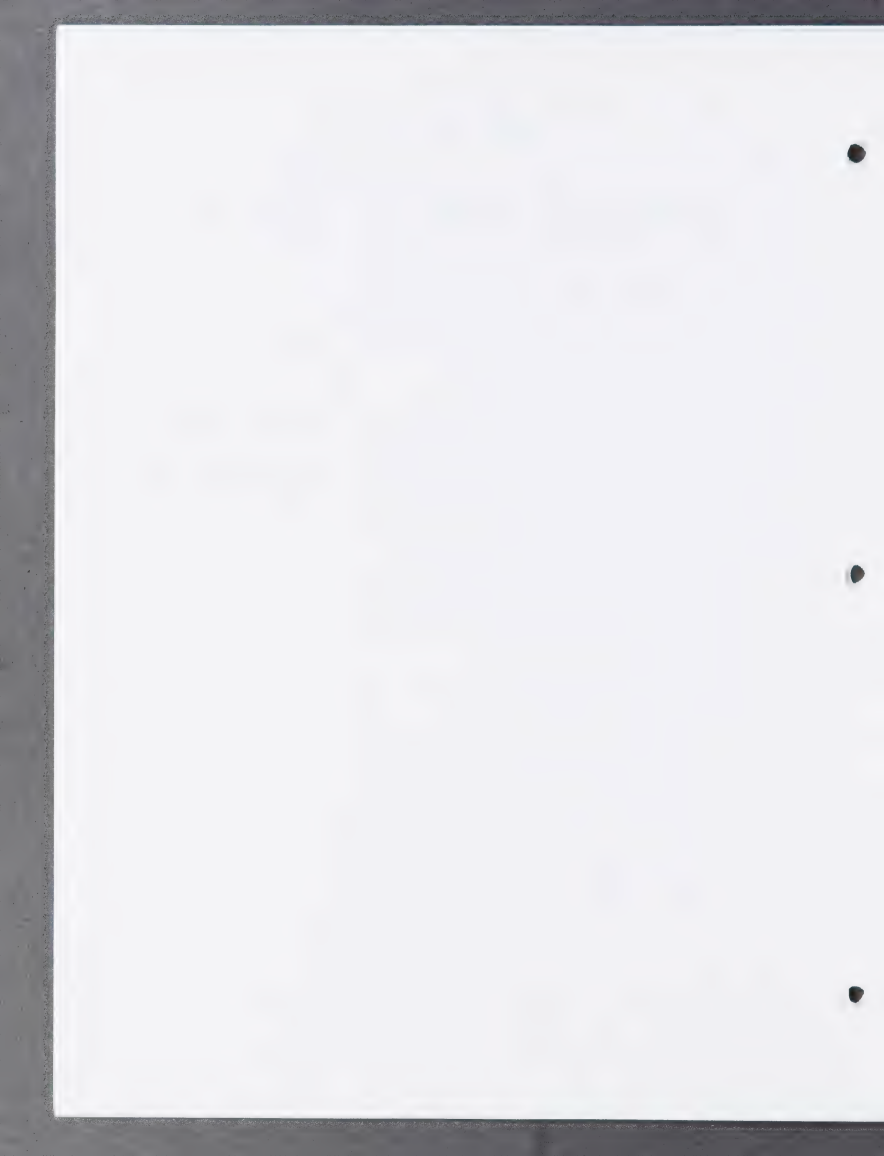
RATES

\$4.39 per 100 kg., effective January 1, 1989 \$8.00 per 100 kg., effective May 1, 1989

\$10.00 per application

\$7.81 per cu. metre, effective January 1, 1989

\$14.24 per cu. metre, effective May 1, 1989



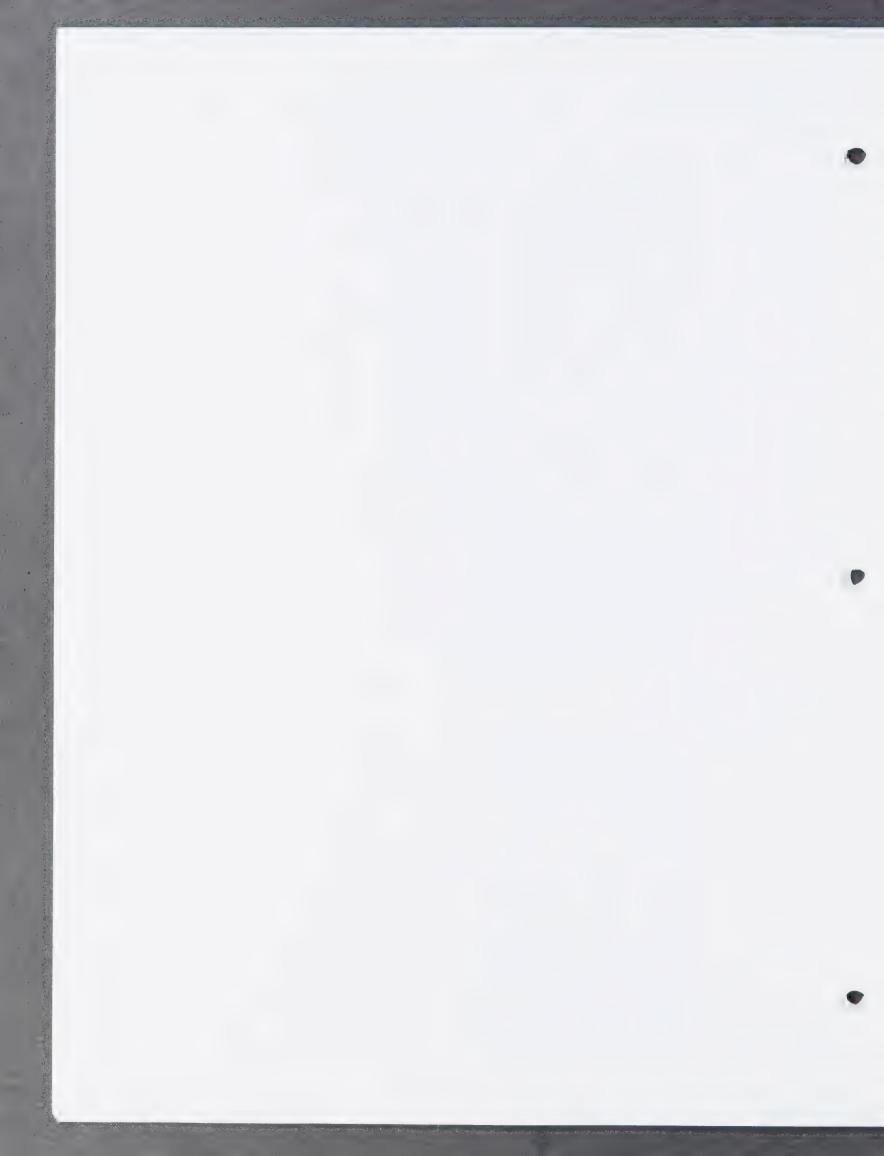
Page - 2 -

Where an account for Waste Disposal iii) Fees remains unpaid for more than thirty (30) days, the Private Haulers will be notified in statement form including the greater of interest charges or a minimum service charge and a notice of non-payment shall be sent by the Commissioner of Finance advising that if payment is not received within ten (10) days after the mailing of such notice, the Private Hauler's use of the Regional Transfer Stations shall be restricted to a cash basis. If an account remains unpaid for an additional (10) days, admittance to the Facilities shall be refused until such time as the original invoice plus all outstanding interest and service charges to date are paid. The names of these Private Haulers will be placed on a list and sent to the Transfer Stations instructing the Weigh Masters to refuse entry to those customers on the list. The Commissioner of Finance may require the posting of a performance bond or any other security acceptable to the Commissioner of Finance is the event that accounts continue from time-to-time to remain unpaid.

WASTE DISPOSAL PEES

2) Private Haulers - Occasional Users

- i) The amount of fees payable by Private Haulers who are occasional users at the Facilities are payable upon entering the Facilities.
- waste for disposal at the Facilities is required to be tare weighed before the fees can be calculated, the Private Hauler shall be required to place a deposit as set forth in Section (F) of this Schedule. When the tare weight has been determined, the deposit shall be refunded and an immediate cash payment of the waste disposal fee shall be paid by the Private Hauler in accordance with Section (C) of this Schedule.



SCHEDULE "B" CONTINUED

Page - 3 -

E

Where the tare weight of a vehicle transporting waste for disposal at the Facilities has been predetermined, and such weight issued to calculate the net weight of the waste, the predetermined tare weight of any vehicle may be verified at any time by either the Region or the Private Hauler.

P)

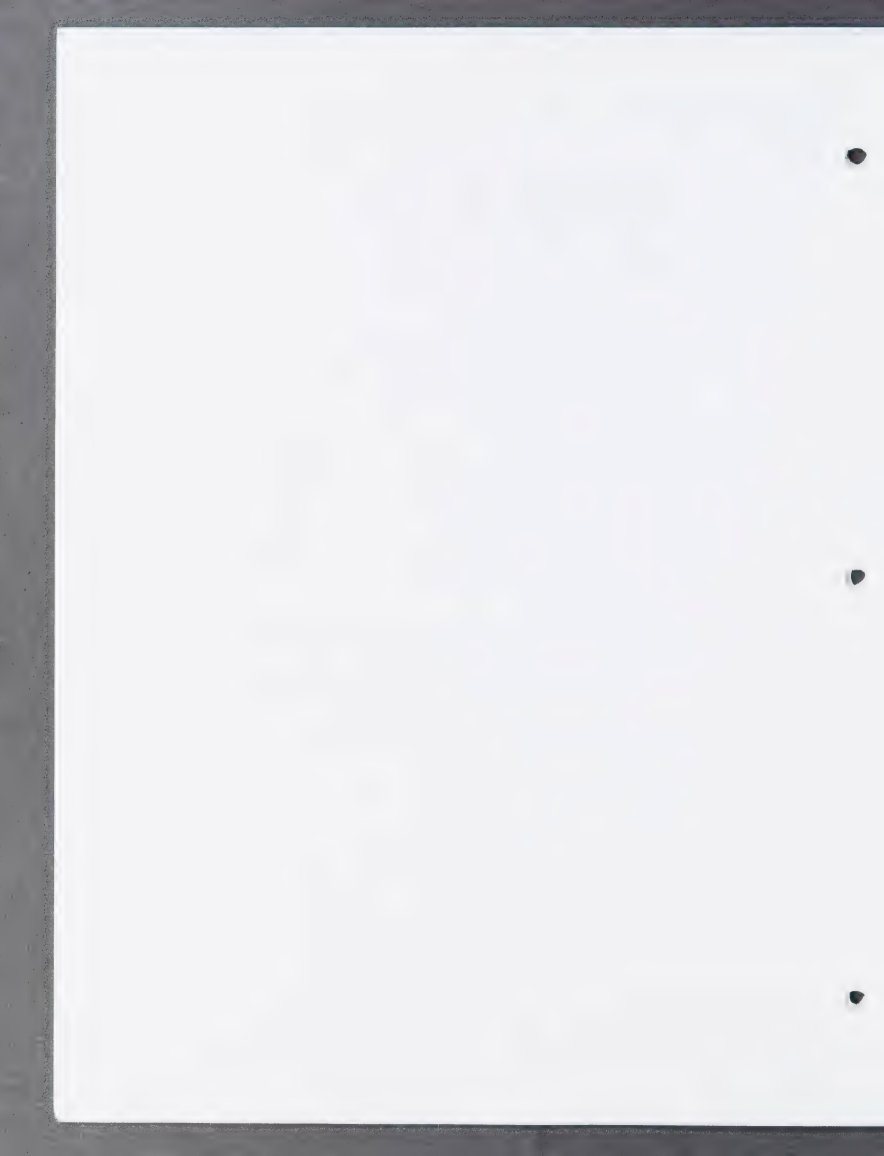
Cash deposits required to be placed by Private Haulers making a cash payment for the Waste Disposal Fee as set forth in subsection (ii) of Section (2) of this Schedule are:

GROSS	WEIGHT	AMOUNT		
Uр	to	2500	kilograms	\$ 20.00
2501	to	5000	kilograms	30.00
5001	to	7000	kilograms	40.00
7001	to	9000	kilograms	\$0.00
9001	to		kilograms	60.00
12001	to		kilograms	75.00
Over	3.4		kilograms	100.00

- NOTES a)
- For the purpose of clarification, a regular user of the Transfer Facilities and SWARU may be regarded as:
- The Private Hauler depositing waste averaging a minimum of two chargeable loads per week, and/or
- ii) The Private Hauler whose monthly invoice is not less than \$50.00.
- b) 1 kilogram = 2.205 pounds.

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RP/em



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THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW NO. R88-105

BEING A BY-LAW TO REVISE THE SOLID WASTE FEE SCHEDULE AND TO REPEAL SCHEDULE "B" OF BY-LAW NO. R80-098 AMENDED AND TO MAKE SUBSTITUTIONS THEREFOR

whereas Regional Council did approve Item 5 of the 14-87 Report of the Finance and Personnel Committee at its-meeting on-November 17, 1987, and did thereby authorize as follows:

1) An increase in the fee payable for transporting acceptable waste for disposal at the Regional Transfer Stations including SWARU to \$2.86 per 100 kilograms effective January 1, 1988.

NOW THEREFORE the Council of the Regional Municipality of Hamilton-Wentworth enacts as follows:-

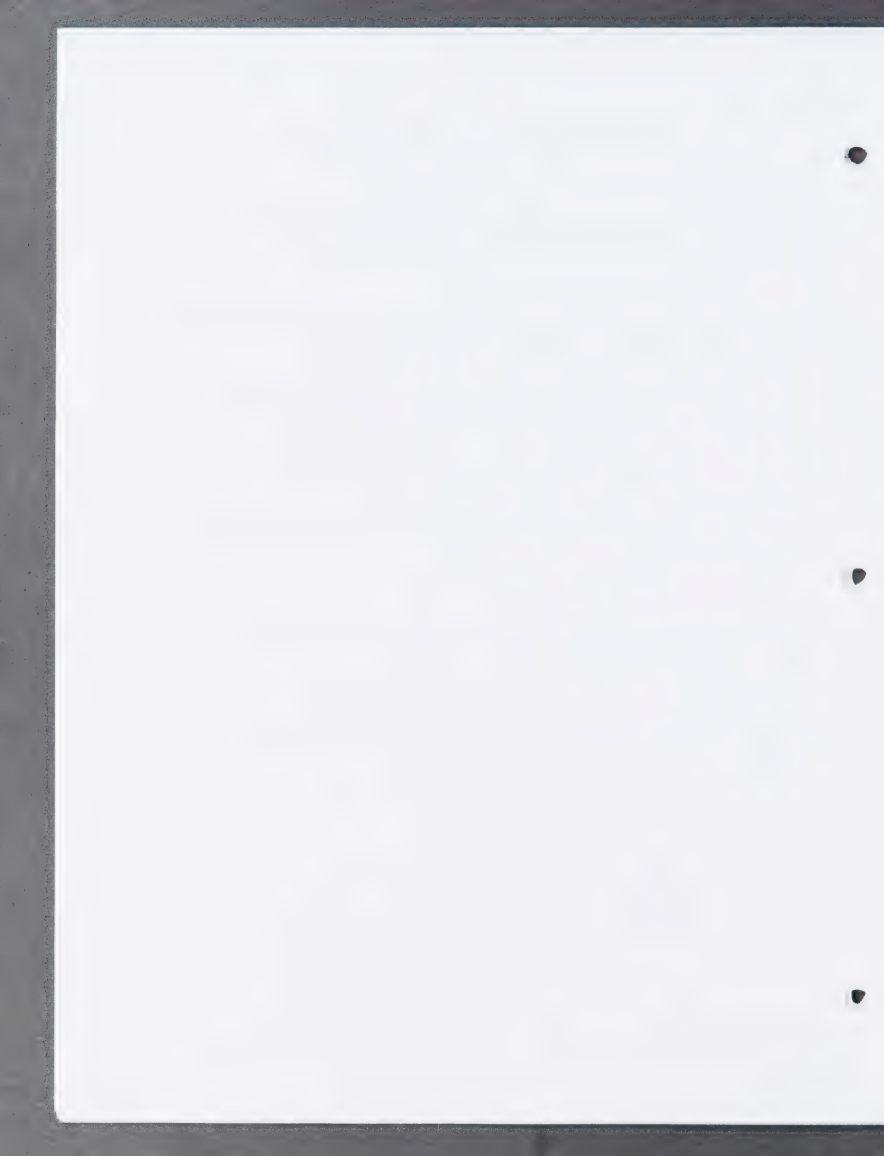
1) That Schedule "B" to Regional By-Law R80-098 is hereby repealed and that Schedule "B" attached to this By-Law be substituted therefore.

READ A FIRST, SECOND AND THIRD TIME AND FINALLY PASSED AND ENACTED THIS 29th DAY OF June 1988.

CHATRMAN

CLERK

Approved
as to form
ORD
Regional
Soliator

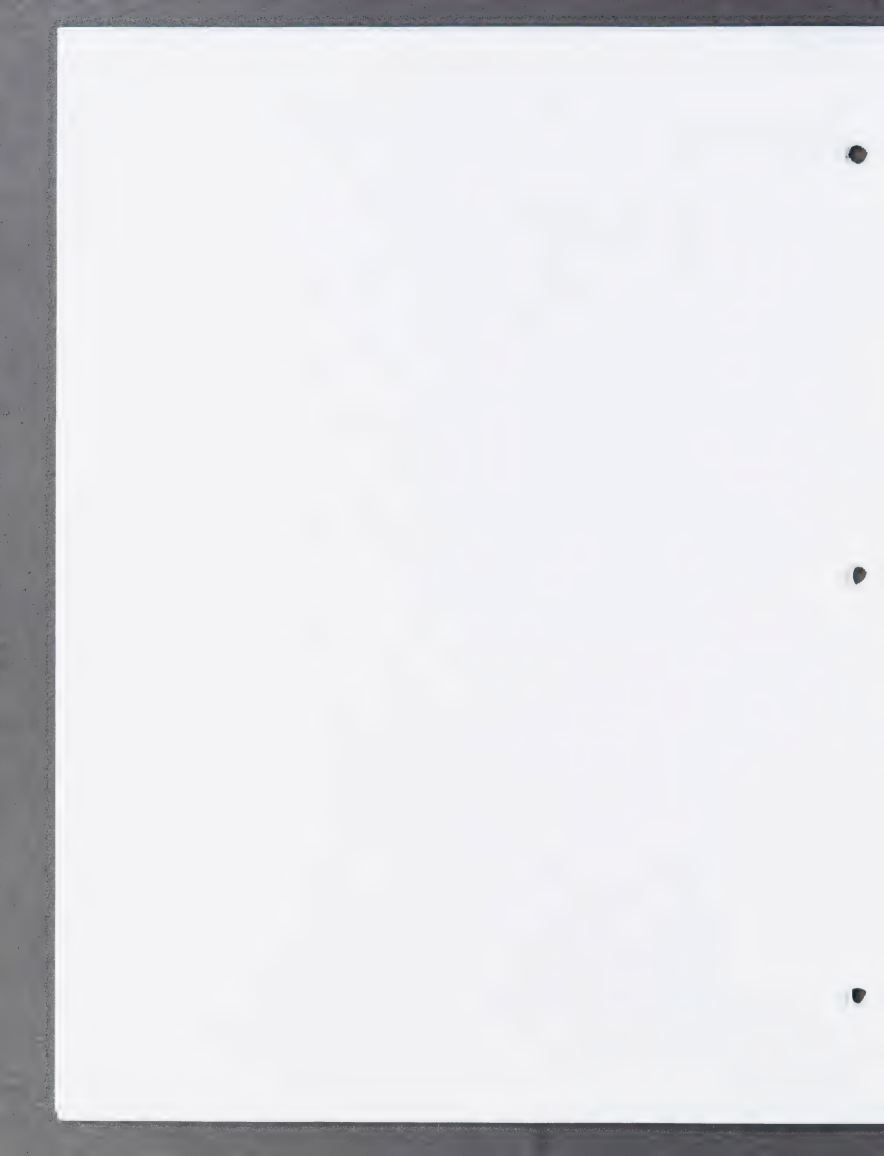


iii) Where an account for Waste Disposal Fees remains unpaid for more than thirty (30) days, the Private Haulers will be notified in statement form including the greater of interest charges or a minimum service charge and a notice of non-payment shall be sent by the Commissioner of Finance advising that if payment is not received within ten (10) days after the mailing of such notice, the Private Hauler shall be refused admittance to all Facilities until such time as the original invoice plus all outstanding interest and service charges todate are paid. These Private Haulers' names will be placed on a list and will be sent to the Transfer Stations instructing Weigh Masters to refuse entry to those customers on the list. Commissioner of Finance may require the posting of a performance bond or . any other security acceptable to the Commissioner of Finance in the event that accounts continue from time-to-time to remain unpaid.

WASTE DISPOSAL FEES

2) Private Haulers - Occasional Users

- i) The amount of fees payable by Private Haulers who are occasional users at the Facilities are payable upon entering the Facilities.
- waste for disposal at the Facilities is required to be tare weighed before the fees can be calculated, the Private Hauler shall be required to place a deposit as set forth in Section "D" of this Schedule. When the tare weight has been determined, the deposit shall be refunded and an immediate cash payment of the waste disposal fee shall be paid by the Private Hauler in accordance with Section "C" of this Schedule.





BY-LAW NO. R87-045

BEING A BY-LAW TO AMEND BY-LAW R80-098 AS AMENDED TO CLASSIFY WASTE AND REGULATE THE OPERATION OF REGIONAL WASTE DISPOSAL. FACILITIES AND LANDFILL SITE IN THE REGION AND THE USE THEREOF BY THE PUBLIC

WHEREAS it is advisable to amend By-Law R80-098 to classify waste and regulate the operation of the Regional waste disposal facilities and landfill site.

NOW THEREFORE THE COUNCIL of the Regional Municipality of Hamilton-Wentworth enacts that Regional By-Law R80-098 be amended as follows:

1. Section 1 (j) is repealed,

and replaced with

"Non-Acceptable Waste" means construction and demolition debris, earth fill, broken concrete, and other inert materials, asphalt, tree stumps, construction timber, wood products over four feet in length, bundles of metal strapping and the like, abandoned motor vehicles, motor vehicle rubber tires, metal drums or barrels, agricultural waste, untreated sewage, and hazardous waste as defined in RRO, 1970, 824 as amended, pathological waste, pesticides and herbicides, and snow, and other waste materials which may be deemed by the Commissioner to be Non-Acceptable.

2. That the Amendment will come into effect on July 1,1987.

THIS 5th DAY OF May , 1987.

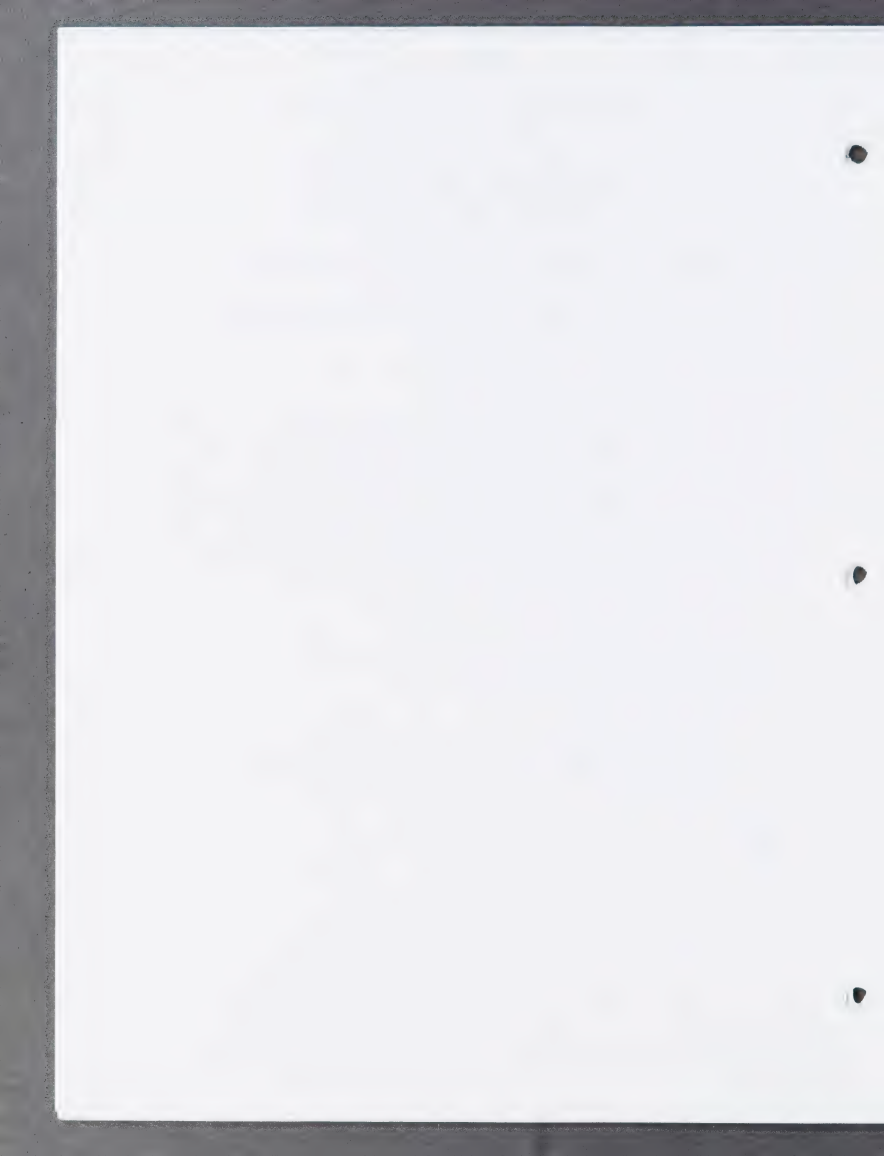
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Chaleman

Clark

Approved as to form

Regional Solicitor



THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW NO. R85-046

BEING A BY-LAW TO REVISE THE SOLID WASTE FEE SCHEDULE AND TO REPEAL SCHEDULE "B" OF BY-LAW NO. R82-126 AS AMENDED AND TO MAKE SUBSTITUTIONS THEREFORE

WHEREAS Regional Council did approve Item 160f the 9-85
Report of the Finance Committee at its meeting on May 21, 1985, and did
thereby authorize as follows:

That the definition of a "Private Hauler-Regular User" in Schedule "B" of Solid Waste By-law R82-126 be amended to read, "The Private Hauler depositing waste averaging a minimum of two chargeable loads per week".

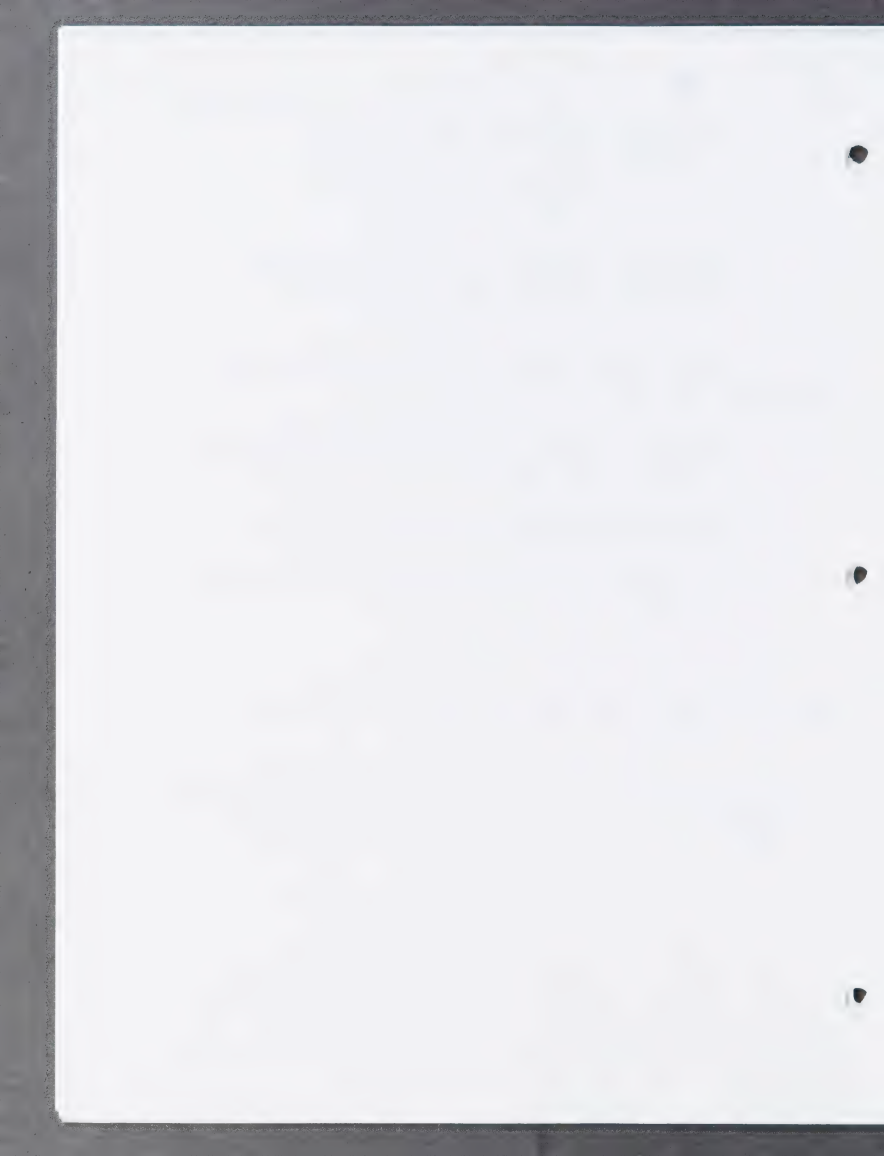
NOW THEREFORE the Council of the Regional Municipality of Hamilton-Wentworth enacts as follows:-

That Schedule "B" to Regional By-Law R82-126 is hereby repealed and that Schedule "B" attached to this By-Law be substituted therefore.

READ A FIRST, SECOND AND THIRD TIME AND FINALLY PASED AND ENACTED THIS 21st DAY OF May , 1985

CHAIRMAN

Acting CLERK



SCHEDULE "B"

WASTE DISPOSAL FEES

A) FEES

RATES

Private Haulers who transport all acceptable Transfer Station Waste or acceptable SWARU Waste for disposal at the Facilities in quantities of more than 300 kilograms (660 lbs.).

\$2.20 per 100 kg.

B) ALTERNATE FEE SCHEDULE

Where the weigh scales used at any of the Facilities become inoperative, the rate per 100 kilograms herein provided in sub-section (2) of Section (A) of this Schedule payable by Private Haulers shall be applied on the basis of the carrying capacity of the vehicle at the rate of

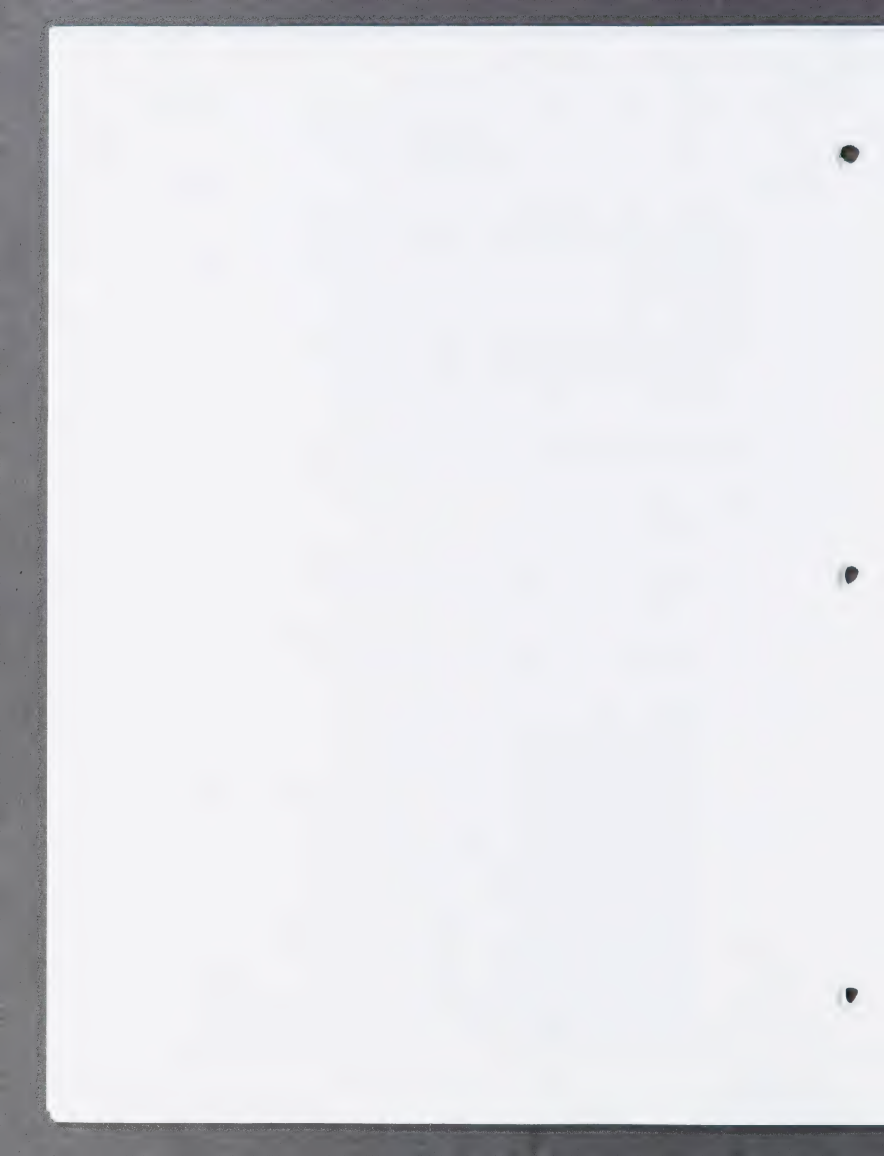
\$4.40 per cu. metr

C) Private Haulers who are occasional users of the Facilities shall be charged at the rate of \$2.20 per 100 kilograms calculated to the nearest dollar.

D) COLLECTION OF WASTE DISPOSAL FEES

1) Private Haulers - Regular Users

- Accounts for fees payable by Private Haulers who are regular users of the Facilities are to be invoiced at such regular periods as prescribed by the Commissioner of Finance.
- Payment of such accounts as set forth in sub-section(i) of this section shall be payable within thirty (30) days of mailing of invoice.
- (iii) Where an account for Waste Disposal Fees remains unpaid for more than thirty (30) days, the Private Haulers will be notified in statement form including the greater of interest charges or a minimum service charge and a notice of non-payment shall be sent by the Commissioner of Finance advising that if payment is not received within ten (10) days after the mailing of such notice, the Private Hauler shall be refused admittance to all Facilities until such time as the original invoice plus all outstanding interest and service charges to date are paid. These Private Haulers' names will appear on a black list and will be sent to the Transfer Stations instructing Weigh Masters to refuse entry to those customers on the list. The Commissioner of Finance may require the posting of a performance bond or any other security acceptable to the Commissioner of Finance in the event that accounts continue from time-to-time to remain unpaid.



SCHEDULE "B" CONTINUED

WASTE DISPOSAL FEES

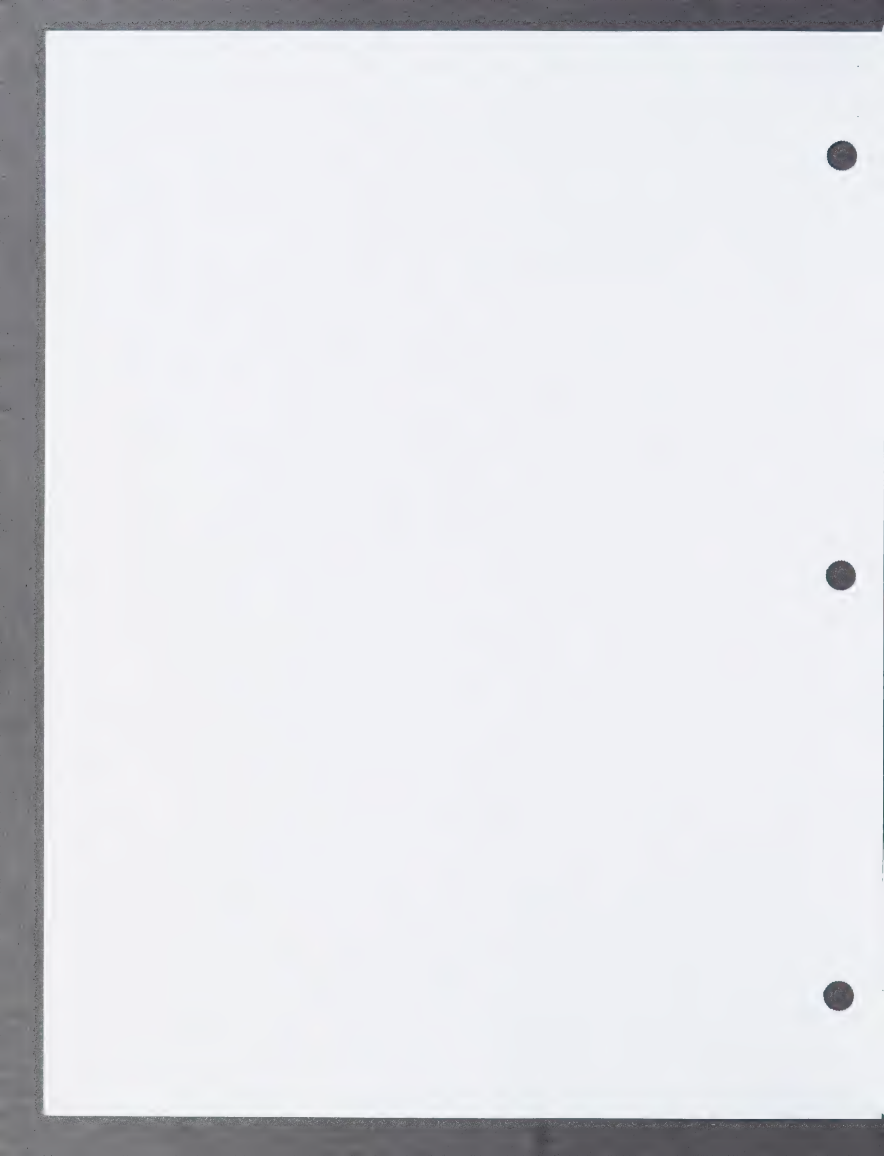
Page 2

2) Private Haulers - Occasional Users

- .i) The amount of fees payable by Private Haulers who are occasional users at the Facilities are payable upon entering the Facilities.
- ii) Where the Private Hauler transporting waste for disposal at the Facilities is required to be tare weighed before the fees can be calculated, the Private Hauler shall be required to place a deposit as set forth in Section "D" of this Schedule. When the tare weight has been determined, the deposit shall be refunded and an immediate cash payment of the waste disposal fee shall be paid by the Private Hauler in accordance with Section "C" of this Schedule.
- Where the tare weight of a vehicle transporting waste for disposal at the Facilities has been predetermined, and such weight issued to calculate the net weight of the waste, the predetermined tare weight of any vehicle may be verified at any time by either the Region or the Private Hauler.
- F) Cash deposits required to be placed by Private Haulers making a cash payment for the Waste Disposal Fee as set forth in sub-section (ii) of Section (2) of this Schedule are:

GROSS	WEIGHT	OF VI	EHICLE	AM	THUO
Up	to	2500	kilograms	\$	10.00
2501	. to		kilograms		20.00
5001	to	7000	kilograms		30.00
7001	to		kilograms		40.00
9001	to	12000	kilograms		50.00
12001			kilograms		75.00
Over			kilograms	1	00.00

- NOTES: a) For the purpose of clarification, a regular user of the Transfer Facilities and SWARU may be regarded as the Private Hauler depositing waste averaging a minimum of two chargeable loads per week.
 - b) 1 Pound equals .4536 kilograms.





BY-LAW NO. R82-126

BEING A BY-LAW TO REVISE THE SOLID WASTE FEE SCHEDULE AND TO REPEAL SCHEDULE "B" OF BY-LAW NO. R80-098 AS AMENDED AND TO MAKE SUBSTITUTIONS THEREFOR

WHEREAS Regional Council did approve Item 11 of the Twentieth Report of the Finance Committee at its meeting on November 16, 1982, and did thereby authorize as follows:

1) An increase in the fee payable for transporting acceptable waste for disposal at the Regional Transfer Stations including SWARU to \$1.90 per 100 kilograms effective January 1, 1983.

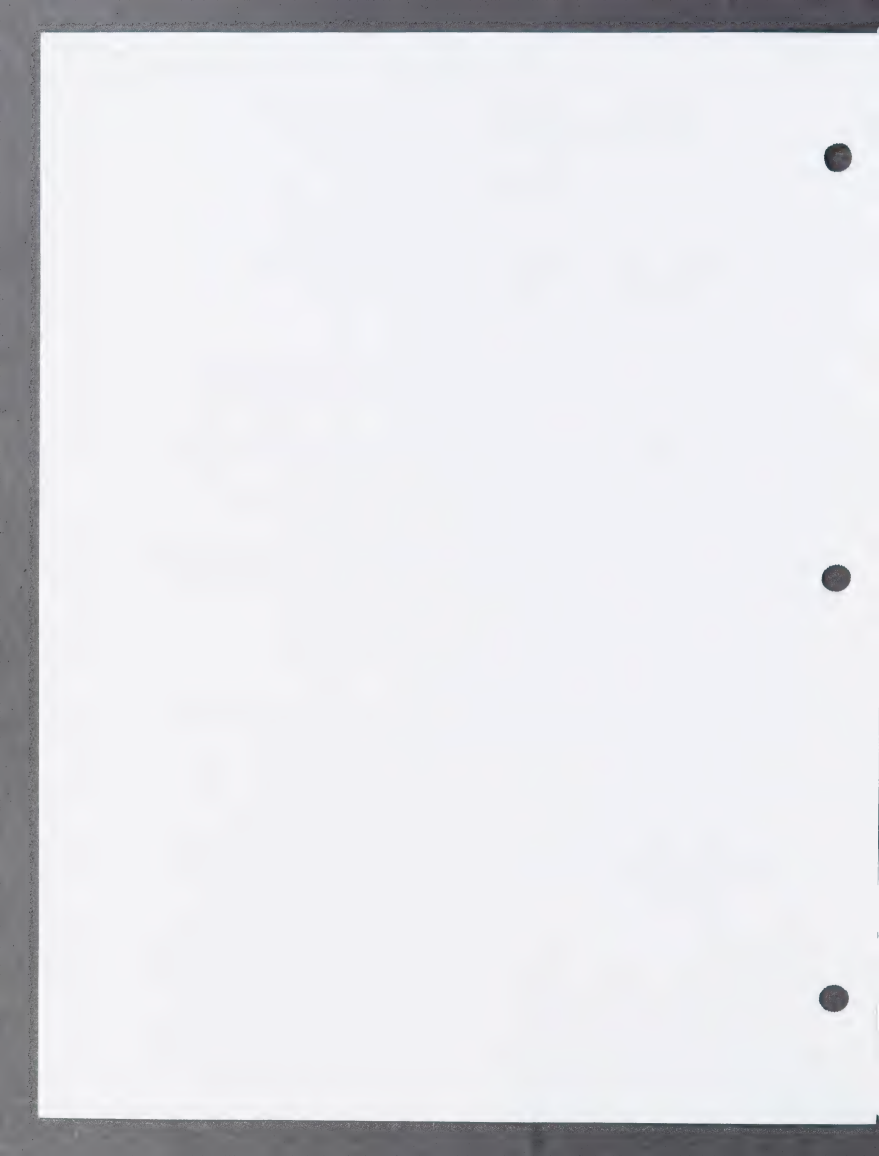
NOW THEREFORE the Council of the Regional Municipality of Hamilton-Wentworth enacts as follows:-

1) That Schedule "B" to Regional By-Law R80-098 is hereby repealed and that Schedule "B" attached to this By-Law be substituted therefor.

READ A FIRST, SECOND AND THIRD TIME AND FINALLY PASSED AND ENACTED THIS 21st DAY OF December , 1982.

CHAIRMAN

CLERK



WASTE DISPOSAL FEES

A) FEES

RATES

Private Haulers who transport all acceptable Transfer Station Waste or acceptable SWARU Waste for disposal at the Facilities in quantities of more than 300 kilograms (660 lbs.)

\$1.90 per 100 kg.

B) ALTERNATE FEE SCHEDULE

Where the weigh scales used at any of the Facilities become inoperative, the rate per 100 kilograms herein provided in sub-section (2) of Section (A) of this Schedule payable by Private Haulers shall be applied on the basis of the carrying capacity of the vehicle at the rate of

\$3.00 per cu. yd.

\$4.00 per cu. met

C) Private Haulers who are occasional users of the Facilities shall be charged at the rate of \$1.90 per 100 kilograms calculated to the nearest dollar.

D) COLLECTION OF WASTE DISPOSAL FEES

1) Private Haulers - Regular Users

- i) Accounts for fees payable by Private Haulers who are regular users of the Facilities are to be invoiced at such regular periods as prescribed by the Commissioner of Finance.
- ii) Payment of such accounts as set forth in sub-section (i) of this section shall be payable within thirty (30) days of mailing of invoice.
- where an account for Waste Disposal Fees remains unpaid for more than thirty (30) days, a notice of non-payment shall be sent by the Commissioner of Finance advising that if payment is not received within ten (10) days after the mailing of such notice, the Private Hauler shall be refused admittance to the Facilities until such time as the arrears are paid. The Commissioner of Finance may require the posting of a performance bond or any other security acceptable to the Commissioner of Finance in the event that accounts continue from time to time to remain unpaid.

2) Private Haulers - Occasional Users

i) The amount of fees payable by Private Haulers who are occasional users at the Facilities are payable upon entering the Facilities.



SCHEDULE "B" CONTINUED ..

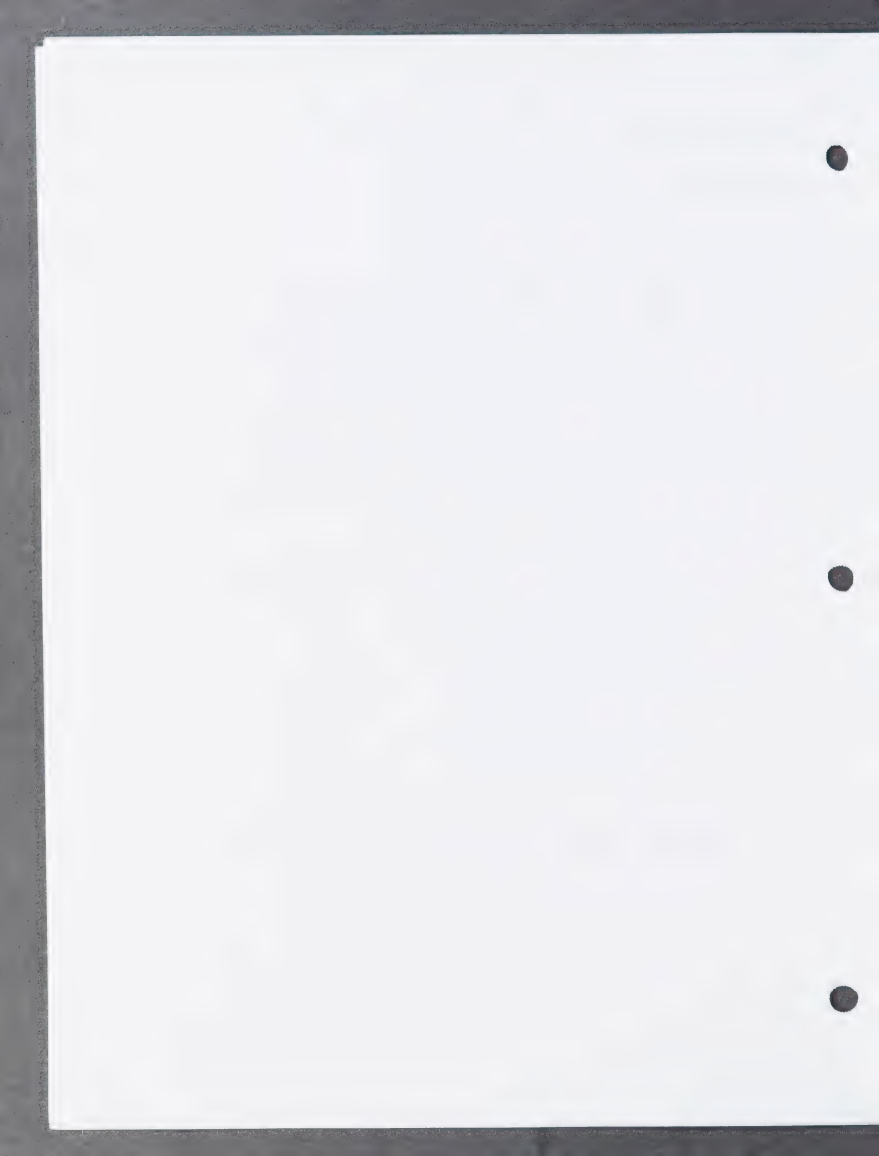
WASTE DISPOSAL FEES

PAGE 2

- ii) Where the Private Hauler transporting waste for disposal at the Facilities is required to be tare weighed before the fees can be calculated, the Private Hauler shall be required to place a deposit as set forth in Section "D" of this Schedule. When the tare weight has been determined, the deposit shall be refunded and an immediate cash payment of the waste disposal fee shall be paid by the Private Hauler in accordance with Section "C" of this Schedule.
- E) Where the tare weight of a vehicle transporting waste for disposal at the Facilities has been predetermined, and such weight is used to calculate the net weight of the waste, the predetermined tare weight of any vehicle may be verified at any time by either the Region or the Private Hauler.
- F) Cash deposits required to be placed by Private Haulers making a cash payment for the Waste Disposal Fee as set forth in sub-section (ii) of Section (2) of this Schedule are:

Gross	Wei	ght of	Vehicle	Amount
Up 2501	to to	2500	kilograms kilograms	\$10.00 20.00
5001 7001	to .	7000	kilograms kilograms	30.00 40.00
9001 12001 Over	to to	15000	kilograms kilograms kilograms	50.00 75.00 100.00

- NOTES: a) For the purpose of clarification, an occasional user of the Facilities and SWARU may be regarded as the Private Hauler depositing waste at less than one (1) trip per month.
 - b) 1 Pound equals .4536 kilograms.



THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

BY-LAW NO. R82-071

BEING A BY-LAW TO REVISE THE SOLID WASTE FEE SCHEDULE AND TO REPEAL SCHEDULE "B" OF BY-LAW NO. R80-098 AND TO MAKE SUBSTITUTIONS THEREFOR

WHEREAS Regional Council did approve Item 37 of the Twelfth Report of the Engineering Services Committee at its meeting on July 20, 1982, and did thereby authorize as follows:

1) An increase in the no-charge limit for transporting acceptable solid waste from 200 kilograms (440 pounds) to 300 kilograms (660 pounds).

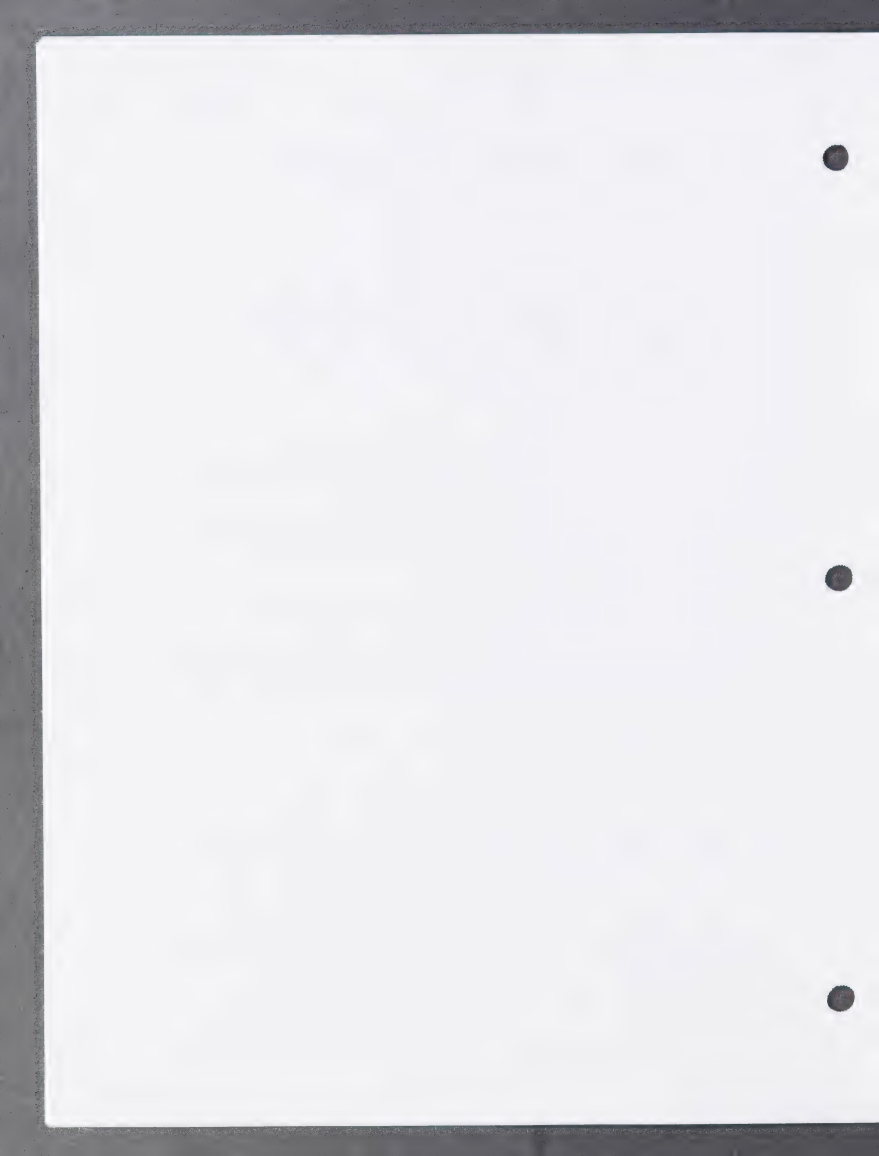
NOW THEREFORE the Council of the Regional Municipality of Hamilton-Wentworth enacts as follows:-

1) That Schedule "B" to Regional By-law R80-098 is hereby repealed and that Schedule "B" attached to this By-law be substituted therefor.

READ A FIRST, SECOND AND THIRD TIME AND FINALLY PASSED AND ENACTED THIS 20th DAY OF July 1982.

CHAIRMAN

CLERK



SCHEDULE "B"

WASTE DISPOSAL FEES

A) FEES

RATES

Private haulers transporting acceptable waste in quantities of more than 300 kilograms (660 lbs.)

\$1.75 per 100

B) ALTERNATE FEE SCHEDULE

Where the weigh scales used at any of the Facilities become inoperative, the rate per 100 kilograms herein provided in sub-section (2) of Section (A) of this Schedule payable by Private Haulers shall be applied on the basis of the carrying capacity of the vehicle at the rate of

\$3.00 per cu. yd.

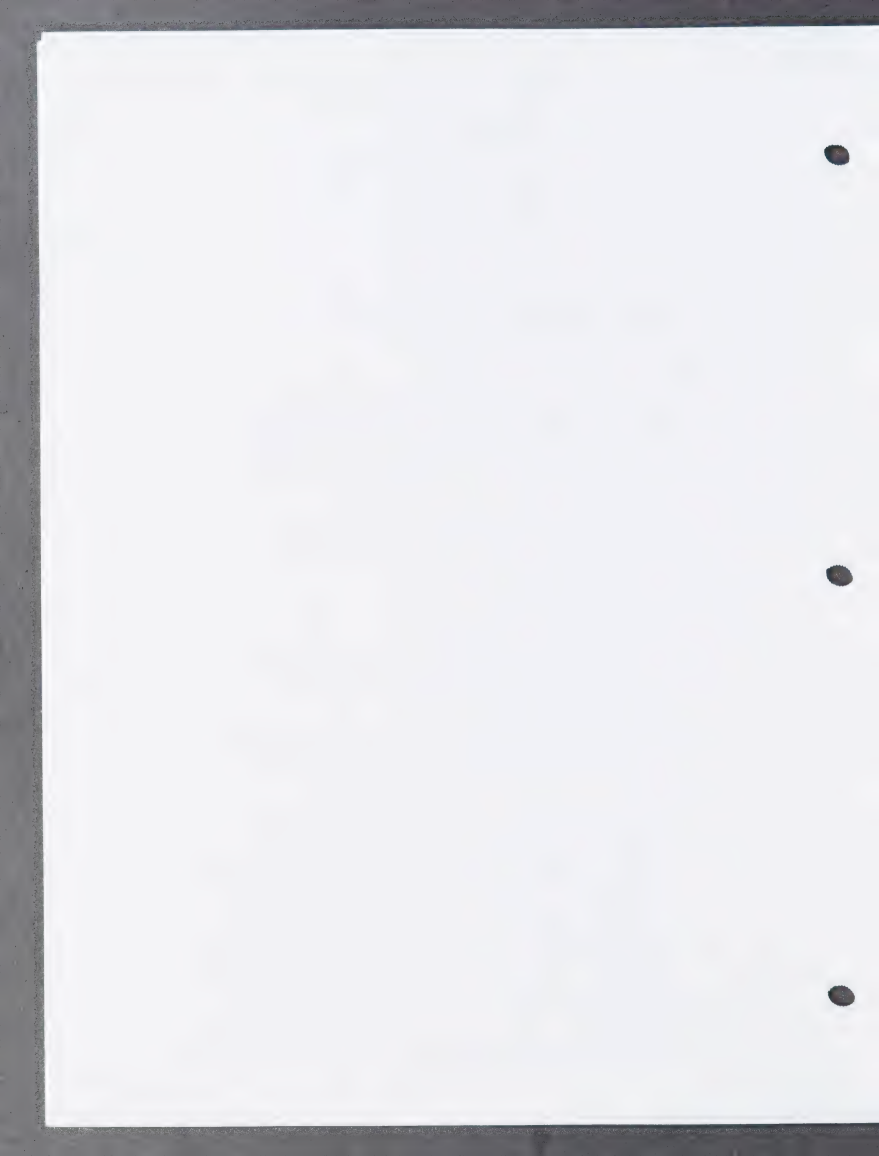
or

\$4.00 per cu. met

C) Private Haulers who are occasional users of the Facilities shall be charged at the rate of \$1.75 per. 100 kilograms calculated to the nearest dollar.

D) COLLECTION OF WASTE DISPOSAL FEES

- 1) Private Haulers Regular Users
 - i) Accounts for fees payable by Private Haulers who are regular users of the Facilities are to be invoiced at such regular periods as prescribed by the Commissioner of Finance.
 - ii) Payment of such accounts as set forth in sub-section(i) of this section shall be payable within thirty(30) days of mailing of invoice.
 - iii) Where an account for Waste Disposal Fees remains unpaid for more than thirty (30) days, a notice of non-payment shall be sent by the Commissioner of Finance advising that if payment is not received within ten (10) days after the mailing of such notice, the Private Hauler shall be refused admittance to the Facilities until such time as the arrears are paid. The Commissioner of Finance may require the posting of a performance bond or any other security acceptable to the Commissioner of Finance in the event that accounts continue from time to time to remain unpaid.
- 2) Private Haulers Occasional Users
 - The amount of fees payable by Private Haulers who are occasional users at the Facilities are payable upon



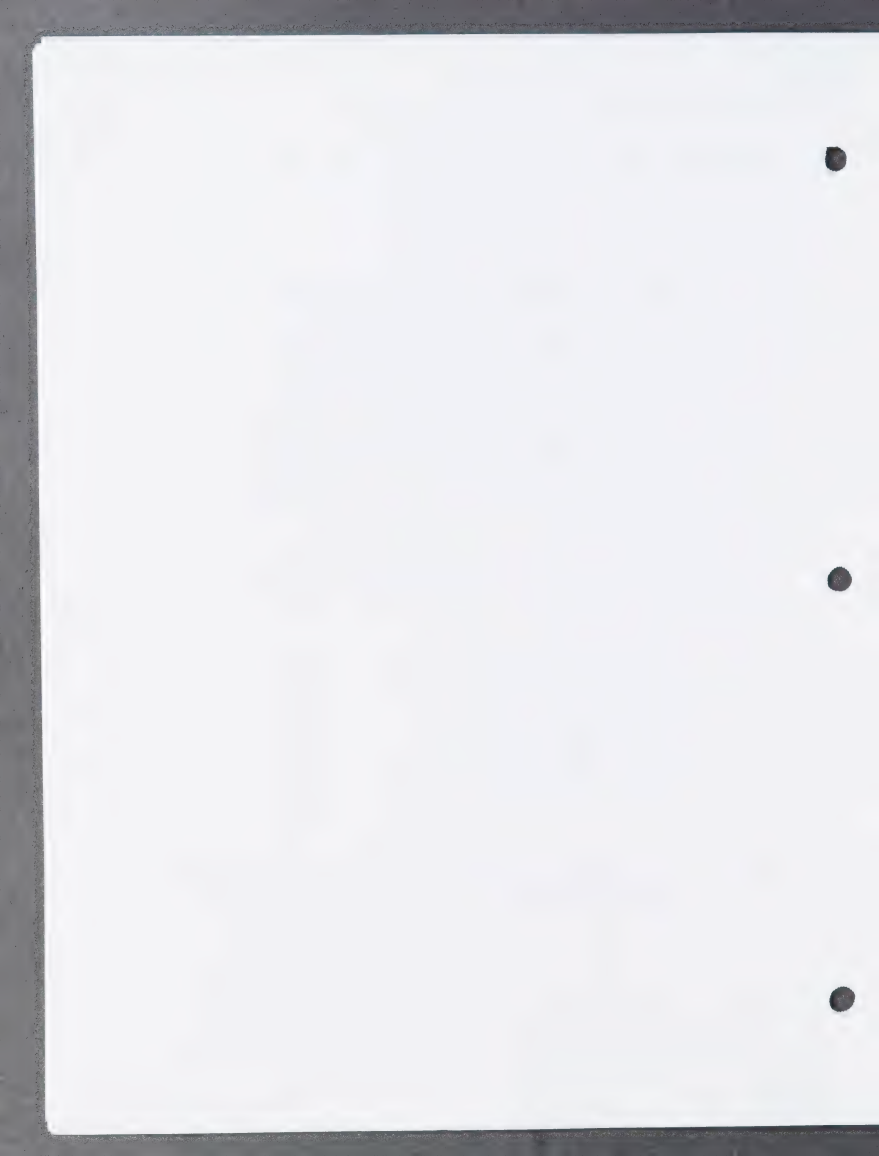
WASTE DISPOSAL FEES

PAGE 2

- ii) Where the Private Hauler transporting waste for disposal at the Facilities is required to be tare weighed before the fees can be calculated, the Private Hauler shall be required to place a deposit as set forth in Section "D" of this Schedule. When the tare weight has been determined, the deposit shall be refunded and an immediate cash payment of the waste disposal fee shall be paid by the Private Hauler in accordance with Section "C" of this Schedule.
- Where the tare weight of a vehicle transporting waste for disposal at the Facilities has been predetermined, and such weight is used to calculate the net weight of the waste, the predetermined tare weight of any vehicle may be verified at any time by either the Region of the Private Hauler.
 - F) Cash deposits required to be placed by Private Haulers making a cash payment for the Waste Disposal Fee as set forth in sub-section (ii) of Section (2) of this Schedule are:

We:	Amount		
		•	
to	2500	kilograms	\$10.00
to	5000	kilograms	20.00
to	7000	kilograms	30.00
to	9000	kilograms	40.00
to	12000	kilograms	50.00
to	15000	kilograms	75.00
		-	100.00
	to to to to	to 2500 to 5000 to 7000 to 9000 to 12000 to 15000	to 5000 kilograms to 7000 kilograms

- NOTES: a) For the purpose of clarification, an occasional user of the Facilities and SWARU may be regarded as the Private Hauler depositing waste at less than one (1) trip per month.
 - b) 1 Pound equals .4536 kilograms.

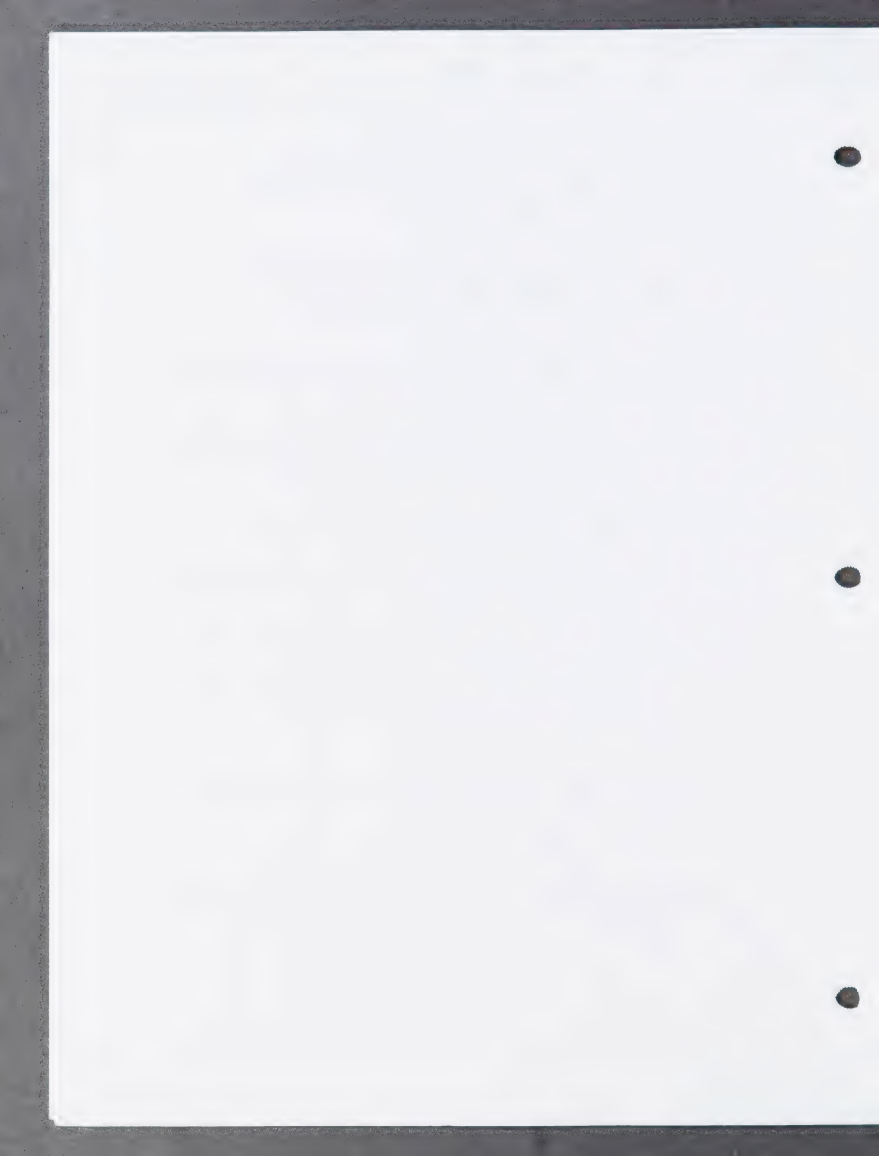


- 1) That Schedule "B" to Regional By-law R80-098 is hereby repealed and that Schedule "B" attached to this By-law be substituted therefor.
- 2) In all other respects the contents of Regional By-law R80-098 are hereby confirmed unchanged.
- 3) That Schedule "B" to this By-law form part of this By-law and By-law R80-098.

READ A FIRST, SECOND AND THIRD TIME AND FINALLY PASSED AND ENACTED THIS 17th DAY OF February , 1981.

Chairman

Clerk



Bill No. 184

SCHEDULE "B"

WASTE DISPOSAL FEES

A) FEES RATES

Private Haulers who transport all Acceptable Transfer Station Waste or Acceptable SWARU Waste for disposal at the Facilities in quantities of more than 200 kilograms (440 lbs.)

\$1.50 per 100 kg

B) ALTERNATE FEE SCHEDULE

Where the weigh scales used at any of the Facilities become inoperative, the rate per 100 kilograms herein provided in sub-section (2) of Section (A) of this Schedule payable by Private Haulers shall be applied on the basis of the carrying capacity of the vehicle at the rate of

\$3.00 per cu. yd.

\$4.00 per cu. metre

C) Private Haulers who are occasional users of the Facilities shall be charged at the rate of \$1.50 per 100 kilograms calculated to the nearest dollar.

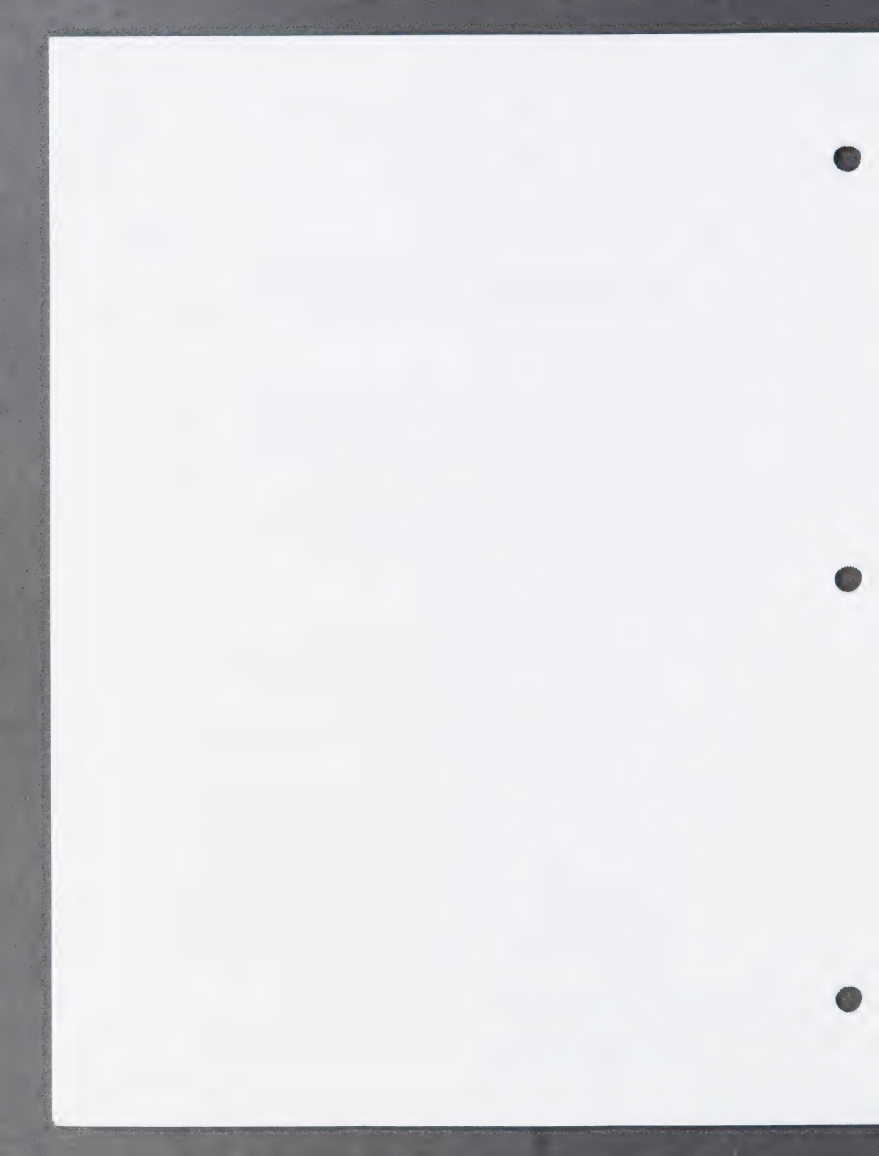
D) COLLECTION OF WASTE DISPOSAL FEES

1) Private Haulers - Regular Users

- i) Accounts for fees payable by Private Haulers who are regular users of the Facilities are to be invoiced at such regular periods as prescribed by the Commissioner of Finance.
- ii) Payment of such accounts as set forth in sub-section (i) of this section shall be payable within thirty (30) days of mailing of invoice.
- iii) Where an account for Waste Disposal Fees remains unpaid for more than thirty (30) days, a notice of non-payment shall be sent by the Commissioner of Finance advising that if payment is not received within ten (10) days after the mailing of such notice, the Private Hauler shall be refused admittance to the Facilities until such time as the arrears are paid. The Commissioner of Finance may require the posting of a performance bond or any other security acceptable to the Commissioner of Finance in the event that accounts continue from time to time to remain unpaid.

2) Private Haulers - Occasional Users

i) The amount of fees payable by Private Haulers who are occasional users at the Facilities are payable upon entering the Facilities



SCHEDULE "B" continued

Waste Disposal Fees

2) Private Haulers - Occasional Users (continued)

- ii) Where the Private Hauler transporting waste for dispoal at the Facilities is required to be tare weighed before the fees can be calculated, the Private Hauler shall be required to place a deposit as set forth in Section "D" of this Schedule. When the tare weight has been determined, the deposit shall be refunded and an immediate cash payment of the waste disposal fee shall be paid by the Private Hauler in accordance with Section "C" of this Schedule.
- E) Where the tare weight of a vehicle transporting waste for disposal at the Facilieies has been predetermined, and such weight is used to calculate the net weight of the waste, the predetermined tare weight of any vehicle may be verified at any time by either the Region or the Private Hauler.
- F) Cash deposits required to be placed by Private Haulers making a cash payment for the Waste Disposal Fee as set forth in sub-section (ii) of Section (2) of this Schedule are:

Gross	Weig	. <u>.</u>	Amount	
Up	to	2500 kilogr	ame \$	10.00
2501	to			20.00
5001	to	7000 kilogr	ams	30.00
7001	to	9000 kilogr	ams	40.00
9001	to	12000 kilogr	ams	50.00
12001	to	15000 kilogr	ams	75.00
Over		15000 kilogr	ams 1	100.00

- NOTES: a) For the purpose of clarification, an occasional user of the Facilities and SWARU may be regarded as the Private Hauler depositing waste at less than one (1) trip per month.
 - b) 1 Pound equals .4536 kilograms.



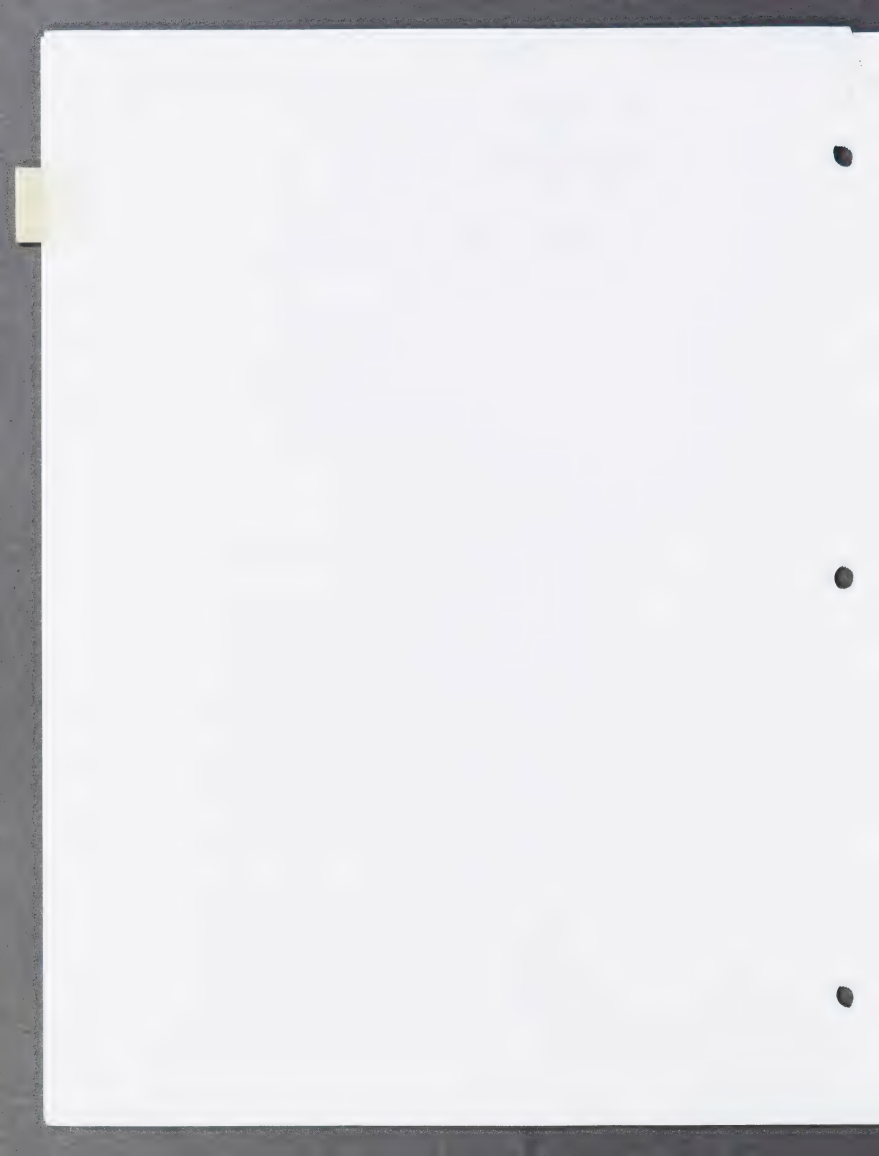
Bill No. 98 THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH BY-LAW NO. R80- 098 BEING A BY-LAW TO CLASSIFY WASTE, AND REGULATE THE OPERATION OF REGIONAL WASTE DISPOSAL FACIL-ITIES AND LANDFILL SITE IN THE REGION AND THE USE THEREOF BY THE PUBLIC. WHEREAS The Regional Municipality of Hamilton-Wentworth is empowered by Section 131(1) of The Regional Municipality of Hamilton-Wentworth Act, S.O. 1973, Ch. 74, as amended, to prohibit or regulate the dumping and disposing of waste or any class or classes thereof to be disposed of at its Facilities and Landfill Site, and may prescribe rates or charges for the use thereof; and WHEREAS by Section 115(1) of The Regional Municipality of Hamilton-Wentworth Act, S.O. 1973, Ch. 74, as amended, the provisions of Part XXI of The Municipal Act apply to the penalties and enforcement of all by-laws passed by the Region; and WHEREAS it is advisable to set out, prohibit certain classes of waste, and to regulate certain other classes of wastes to be allowed to be disposed of at the Facilities and Landfill Site of the Region, and to regulate the hours of operation thereof, and to regulate the charges to be.

regulate the hours of operation thereof, and to regulate the charges to be imposed for the dumping of waste at the said Facilities and to regulate and govern the manner in which the public shall use such Facilities.

NOW THEREFORE THE COUNCIL of The Regional Municipality of Hamilton-Wentworth enacts as follows:

DEFINITIONS:

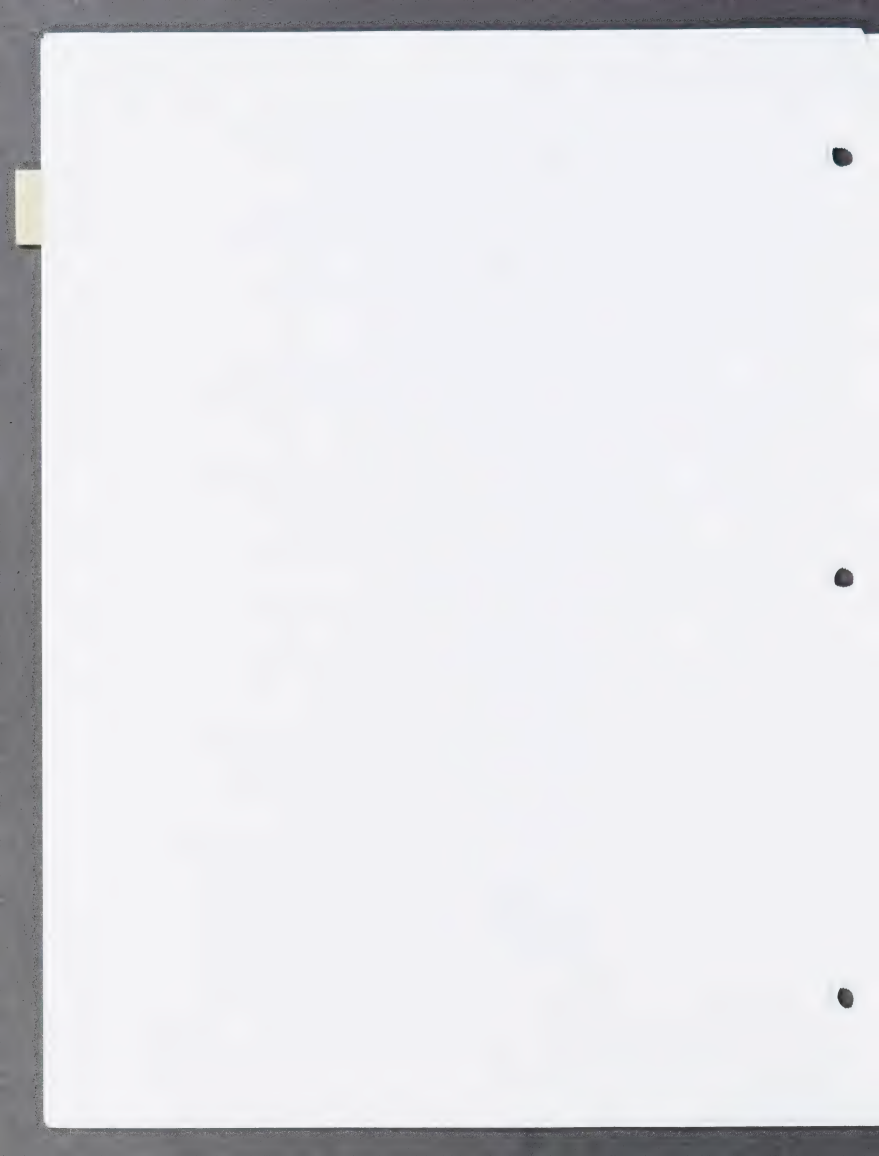
- 1. In this By-law:
 - (a) "Acceptable Transfer Station Waste" means one or more of the following Commercial, Industrial, Municipal and Residential solid wastes, namely
 - (i) Commercial Waste: Waste picked up in the Region from apartment buildings, restaurants, offices, shopping plazas, stores and the like, by the Area Municipalities of the Region or their Contractors, and Private Haulers, normally consisting of kitchen and table waste of animal or vegetable origin, rubbish, discarded materials, clothing, waste paper, broken crockery, glassware, bottles, cans, grass cuttings, garden refuse, packing materials, and other articles ordinarily associated with an apartment building, restaurant, office, shopping plaza, and the like;
 - (ii) <u>Industrial Waste</u>: Waste generated by Industry in the Region and picked up by the Area Municipalities of the Region or their Contractors, and Private Haulers, or transported by such Industry itself to the Facilities, normally consisting of crates, cardboard, rubbish, paper, wood works, off specification products and the like and other similar industrial by-products as approved by the Commissioner;
 - (iii) Municipal Waste: Street sweepings, tree clippings, and the like, picked up in the Region in association with Municipal maintenance activities;
 - (iv) Residential Waste: Waste picked up from residences in the Region by vehicles owned by each of the Area Municipalities of the Region or by Private Haulers under contract with such Area Municipalities; and similar waste delivered to the Facilities by Non-Commercial Vehicles, originating in the Region, normally consisting of kitchen and table waste of animal or vegetable origin, rubbish, discarded materials, clothing, waste paper, broken crockery, and glassware, bottles, cans, grass cuttings, garden refuse, and other articles ordinarily associated with the use of a residential dwelling unit.



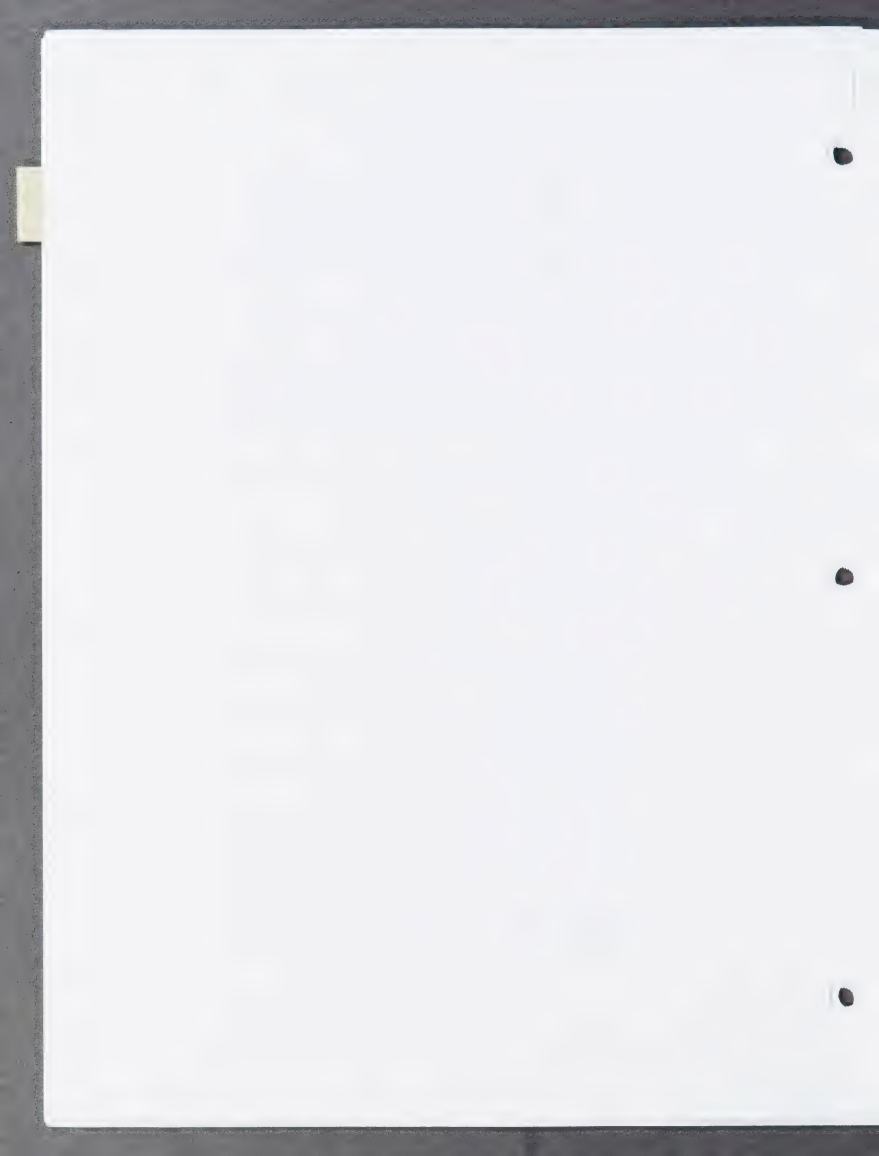
- "Acceptable SWARU Waste" means one or more of the following solid wastes generated in the Region:
 - Confidential papers for destruction; (1)
 - Commercial, Industrial and Residential wastes included in (a) above, but excluding the following:
 - all pieces of metal weighing more than five pounds;
 - bicycles and parts thereof;
 - carpets;
 - discarded plumbing, sinks, toilet bowls and seats, fittings, pipe and hot water tanks, etc.;
 - furniture;
 - mattresses and bed springs;
 - steel barrels;
 - swimming pool covers;
 - tires, wheels and car parts;
 - white goods, e.g. stoves, refrigerators, major appliances
 - wood in excess of 4 feet in length, wooden boxes and
 - barrels:
 - wood brush unless tied in bundles 4 feet in length or
 - wire, wire mesh and fencing.
- "Commercial Vehicles" means all vehicles operated for, or in asso-(c) ciation with, any commercial, industrial or institutional activity
- "Commissioner" means the Commissioner of Engineering for the (d) Regional Municipality of Hamilton-Wentworth;
- "Commissioner of Finance" means the Commissioner of Finance for (e) the Regional Municipality of Hamilton-Wentworth;
- "Disposal Vehicle" means any vehicle used by a Facility User (5) for waste disposal purposes;
- "Facilities" means the Transfer Stations of the Region, and (2) SWARU, at the following locations:

Dundas Transfer Station - Olympic Drive, Dundas; Kenora Transfer Station - Kenora Avenue, Hamilton; Mountain Transfer Station - Upper Ottawa Street and Kilbride Road, Hamilton; SWARU - Kenora Avenue, Hamilton.

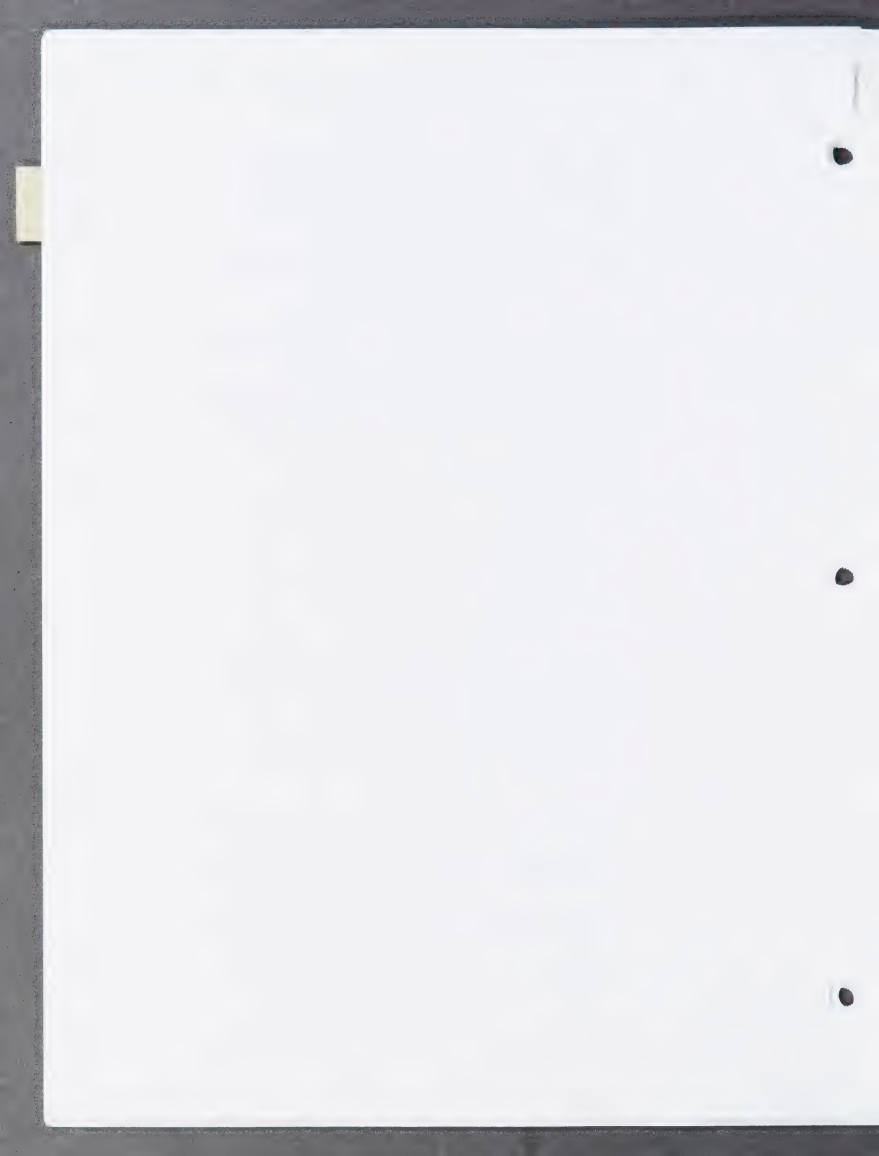
- "Facility User" means any member of the public including any (h) Municipal waste haulers, waste management haulers, certified by the Ministry of the Environment, contractors, agents, and Private Haulers, transporting any waste to the Facilities;
- "Liquid Waste" means any waste material which is not solid waste and which exhibits evidence of free water, or other liquids, whether or not contained;
- "Non-Acceptable Waste" means construction and demolition debris, earth fill, broken concrete, and other inert materials, asphalt, tree stumps, construction timber, wood products over four feet in length, bundles of metal strapping and the like, abandoned motor vehicles, metal drums or barrels, agricultural waste, dead animals, liquid waste, untreated sewage, and hazardous waste as defined in RRO, 1970, 824 as amended, pathological waste, pesticides and herbicides, and snow, and other waste materials which may be deemed by the Commissioner to be Non-Acceptable;



- 3 -"Non-Commercial Vehicles" means private vehicles not normally used for purposes of waste haulage nor associated with a commercial, industrial or institutional activity: "Private Hauler" means individuals or companies in the (1) business of transporting waste to the Facilities and includes "Non-Commercial Vehicles" and "Commercial Vehicles" except while operating under contract to an Area Municipal-"Region" means the Regional Municipality of Hamilton-(m) Wentworth; "Regional Landfill Site" means the landfill site of the (n) Region located in the Township of Glanbrook in the Province of Oncario and being composed of part of Lots 26, 27 and 28, Concession 9, in the Geographic Township of Binbrook, and being more particularly described as Part 4 according to a Reference Plan received and deposited in the Land Registry Office for the Registry Division of Wentworth as Plan No. 628-5286 -(o) "Regional Solid Waste Systems Contractor" means the firm under contract with the Region to operate the Facilities and the Regional Landfill Sice; "SWARU" means the Solid Waste Reduction Unit located on (p) Kenora Avenue, Hamilton. Regulations for Area Municipalities of the Region and their Contractors and Private Haulers: All Acceptable SWARU Waste collected by the Area Municipalities of 2. Hamilton and Stoney Creek and their Contractors shall be delivered to SWARU. 3. All Acceptable Transfer Station Waste except Acceptable SWARU Waste collected by the Area Municipalities of Hamilton and Stoney Creek and their Contractors shall be delivered to the Mountain or Kenora Transfer Stations. All Acceptable Transfer Station Waste collected by the Area Munici-4. palities of Flamborough and Dundas and their Contractors shall be delivered to the Dundas Transfer Station. All Acceptable Transfer Station Waste collected by the Area Munici-5 palities of Ancaster and Glambrook and their Contractors shall be delivered to the Mountain Transfer Station. 6. In the event of conditions brought about by weather, mechanical breakdown or strikes, or waste delivered in excess of the rated capacity of the Transfer Station, the Commissioner may authorize any or all vehicles delivering waste to the Facilities mentioned under Sections 2, 3, 4 and 5, to deliver waste to any other of the Facilities, while such conditions prevail: 7. All Privace Haulers shall on and from July 14, 1980 deliver for disposal all Acceptable Transfer Station Waste and Acceptable SWARU Waste collected in the Region, to the Facilities, and the Waste Disposal Sites set out in Schedule "B" to Regional By-law R79-81 shall on and from July 14, 1980 be closed to the general public.



- 4 -General Regulations for Use of Facilities 8. No wastes originating from outside the Region shall be accepted for disposal at the Facilities. Non-Acceptable Waste shall not be delivered to any of the Facil-10. Acceptable SWARU Waste will be accepted at SWARU. 11. Acceptable Transfer Station Waste will be accepted at the Dundas, Mountain, and Kenora Transfer Stations. 12. The hours and days of operation of the Facilities shall be as defined in Schedule "A". 13. All waste deposited at any of the Facilities shall be the property of the Region and may be salvaged, recycled, reclaimed, disposed of and otherwise dealt with as the Region may deem fit; 14. All Facility Users shall be responsible for any claims and damages arising from the operation of their vehicles at the Facilities or from their use of the Facilities occasioning injury or damage to persons or property. 15. All directions and signs at or on all of the Facilities shall be obeyed by all Facility Users at all times. Smoking is strictly prohibited in the disposal area of any of the 16. Facilities. 17. All Acceptable Wastes shall be deposited only in the disposal areas of the Facilities so designated for such purposes. 18. The directions of all Regional Staff, and Regional Solid Waste Systems Contractors shall be obeyed by all Facility Users at all times at and within all Facilities. 19. All Disposal Vehicles shall use only designated access and exit routes at the Facilities. 20. All Solid Waste conveyed for disposal, by Site Users in Commercial Vehicles, or trailers, to the Facilities shall be contained in fully enclosed vehicle bodies, or totally enclosed or covered in canvas, tarpaulins or nets, and leak-proof so as to prevent any of the contents from falling upon the ground. 21. All wastes containing visible evidence of free water, or other liquids, shall not be accepted and must be properly drained or dried prior to delivery to the Facilities. 22. The Commissioner is authorized to: (a) refuse entry to the Facilities to any person violating the terms of this By-law; (b) evaluate and certify the acceptability for disposal of any wastes not specifically dealt with in this By-law, but consistent with this By-law, upon receiving a written request by anyone proposing to use the Facilities. (c) specify an acceptable time schedule, and pre-disposal conditions for the delivery of wastes which might otherwise cause undue operational difficulties at the Facilities; (d) refuse entry to all vehicles which exceed their licensed weight capacity.



23.

24.

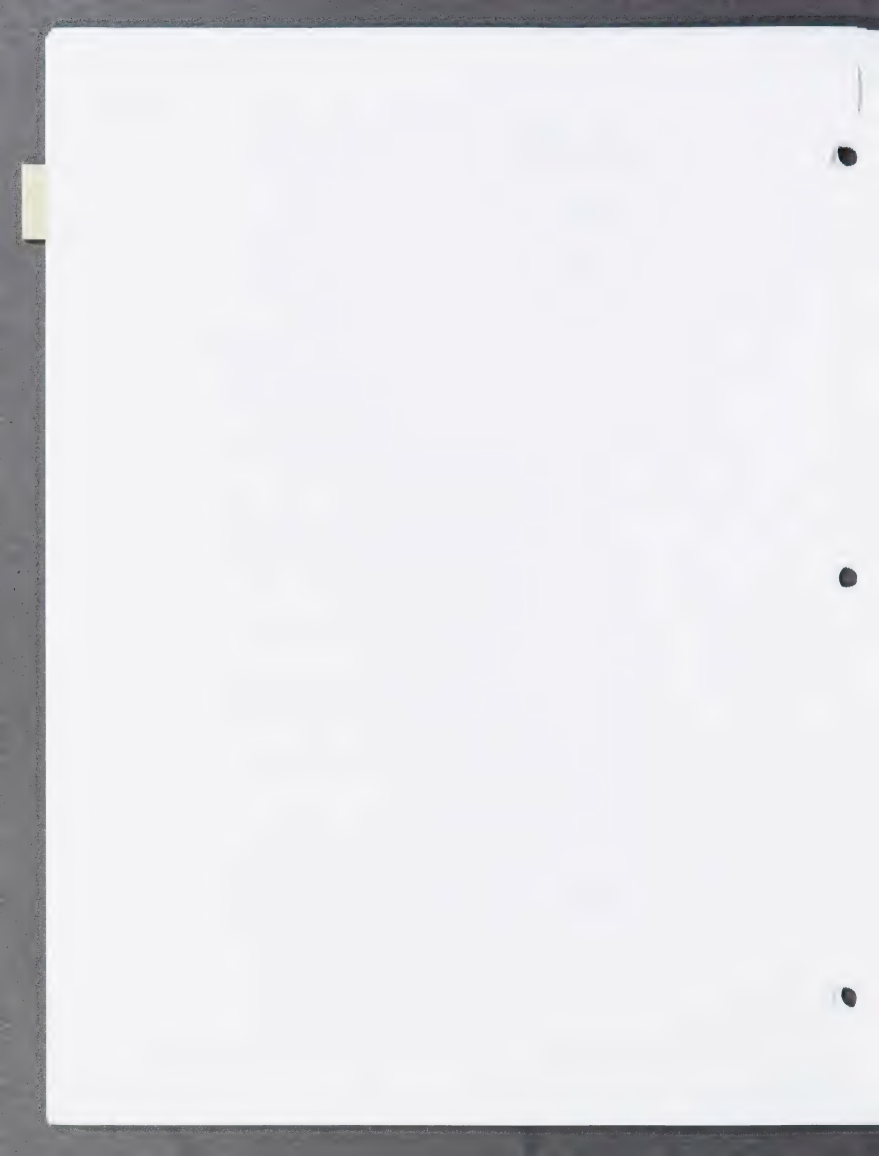
- (a) Transfer Vehicles operated by the Regional Solid Waste Systems Contractor for the Region and delivering for disposal solid waste acceptable under this By-law;
- (b) Vehicles operated by the Solid Waste Systems Contractor, or its Contractor, carrying ash from SWARU;
- (c) Vehicles operated by the Region or an Area Municipality of the Region, or their Contractors, carrying catch basin sludge;
- (d) Vehicles operated by the Region or its Contractor carrying treated sewage sludge from the Woodward Avenue Sewage Treatment Flant but only in the event of a breakdown of the incinerator at that Flant;
- (e) Where the Solid Waste Systems Contractor cannot operate so as to be able to deliver acceptable solid waste under this Bylaw to the Regional Landfill Sire, then in that event the Region or its Contractors may deliver such wastes to the Regional Landfill Sire for disposal;
- (f) In the event of an emergency where acceptable solid waste under this By-law, but not hazardous wastes nor liquid industrial wastes, are authorized by the Ministry of the Environment and the Commissioner for disposal, then in that event such wastes may be delivered in vehicles authorized by the Commissioner to the Regional Landfill Site for disposal.

Payment of Waste Disposal Fees at the Facilities:

- 25. Except as provided in Section 26. Private Haulers who transport Acceptable Transfer Station Waste or Acceptable SWARU Waste to the Facilities for disposal, shall pay fees as set out in Schedule "3" to this By-law.
- 26. All Facility Users who transport Acceptable Transfer Station Waste of Acceptable SWARU Waste to the Facilities for disposal in vehicles operated by the Area humicipalities of the Region, the Region, of their Contractors shall not be liable to pay the fees set out in Schedule "8" to this By-law.
- 27. All Private Haulers required to pay fees prescribed in Schedule "3" to this By-law shall be liable to the penalities prescribed in Section 29.

Enforcement, Penalties and Repeal:

- 28. This By-law and all its provisions shall be administered by the Commissioner.
- 29. Any person contravening any provision of this By-law and the Schedules hereto commits an offence and shall be liable on summary conviction to a fine not to exceed one thousand dollars (\$1,000) for each offence, exclusive of costs, and each day such offence may continue shall constitute a separate offence.



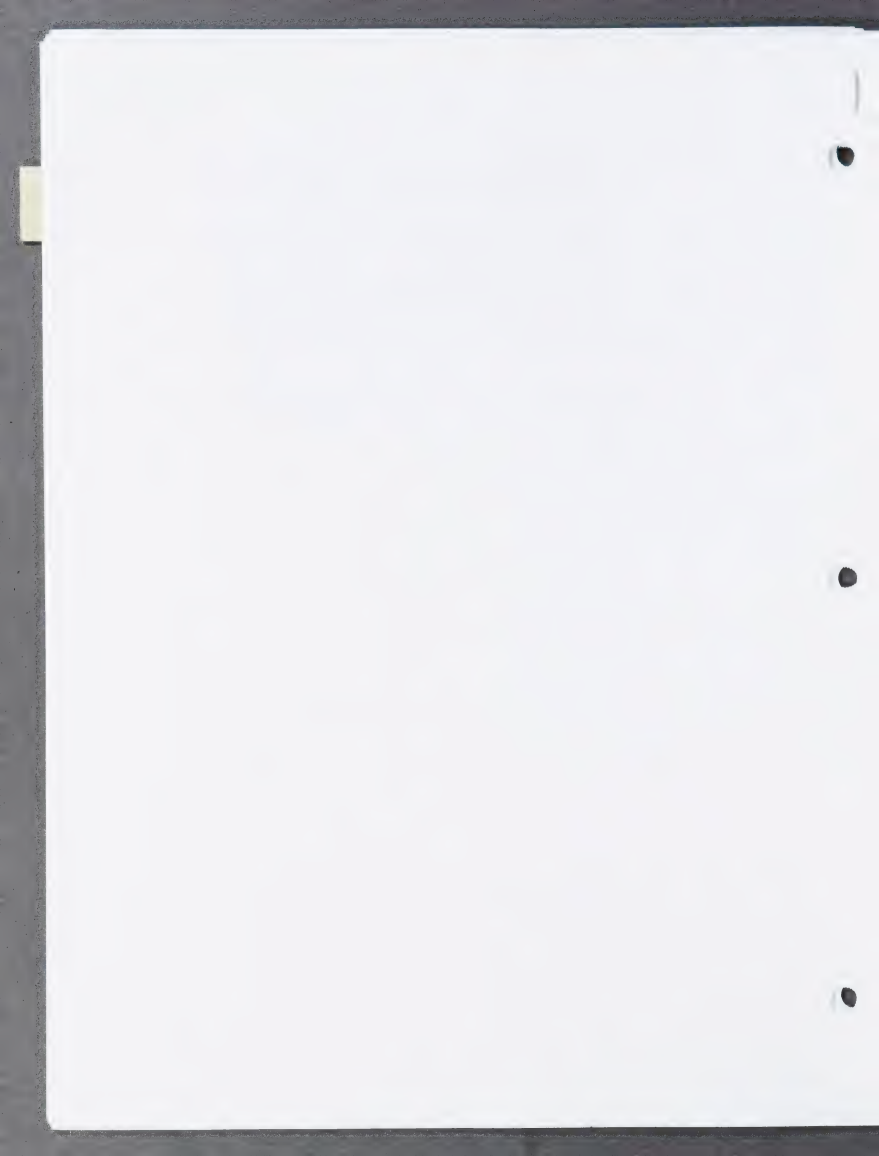
- 30. Schedules "A" and "B" of this By-law form part of this By-law.
- 31. This By-law shall come into force and take effect on the 14th day of July, 1980, except for Schedule "B (Schedule of Fees) which shall come into force and take effect on the 1st day of August, 1980.
- 32. Regional By-law R78-4 is hereby repealed. Schedule "C" to Regional By-law R79-81 is superseded by Schedule "B" to this By-law on the lst day of August, 1980.
- 33. This By-law shall be promulgated once a week for three successive weeks in accordance with Section 281 of the Municipal Act.

READ A FIRST, SECOND AND THIRD TIME AND FINALLY PASSED AND ENACTED

this 17th day of June, 1980.

Chairman

Elerk



SCHEDULE "A" TO BY-LAW RSO- 098

LOCATION OF FACILITIES AND HOURS OF OPERATION

(a) Dundas Transfer Station

The Dundas Transfer Station site is located in the Area Municipality of Dundas on Olympic Drive, approximately 100 m north of King Street. The Facility is accessible from Olympic Drive.

(b) Kenora Transfer Station

The Kenora Transfer Station is located adjacent to the east side of Kenora Avenue, north of Bancroft Street, and is accessible from Kenora Avenue.

(c) Mountain Transfer Station

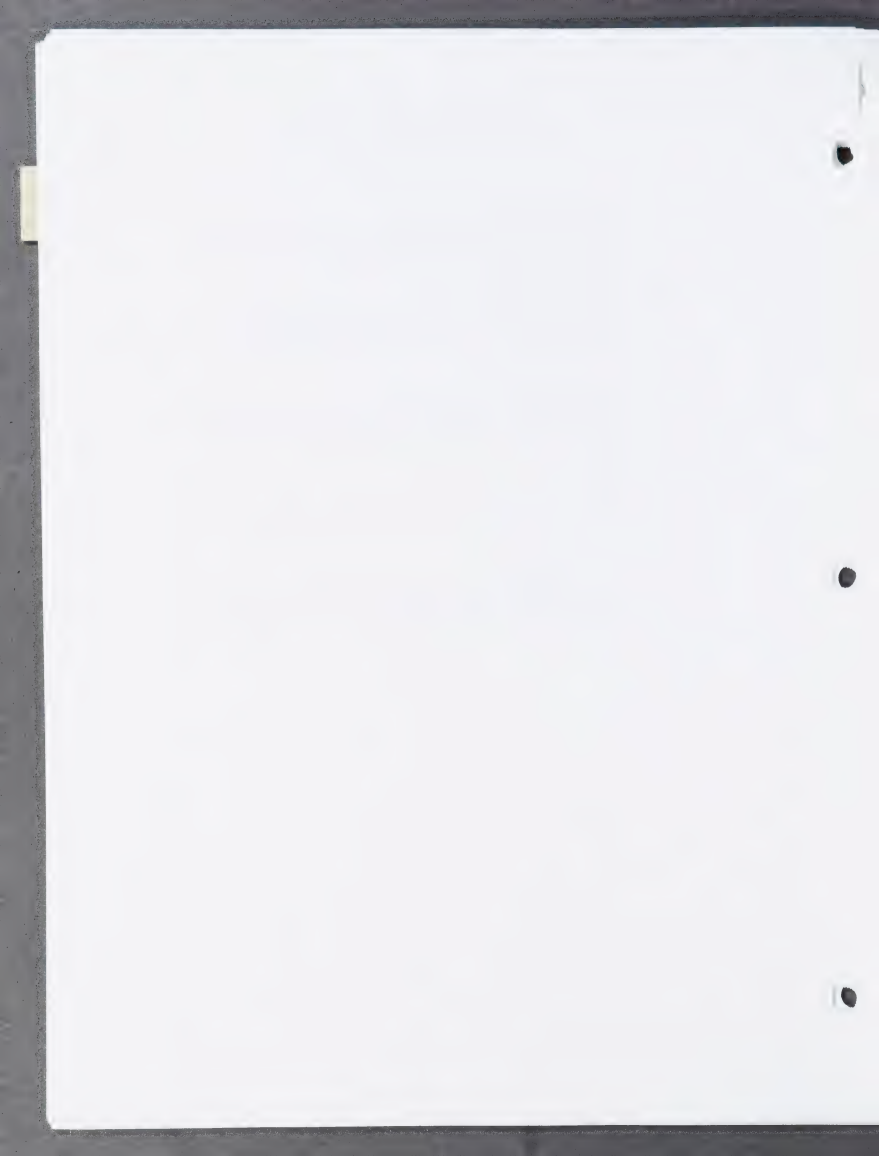
The Mountain Transfer Station site is located in the Area Municipality of Hamilton, at the north-east corner of the Upper Ottawa Street and Kilbride Road intersection. The Facility is accessible from Kilbride Road.

(d) SWARU

The SWARU is located in the Area Municipality of Hamilton on the east side of Kenora Avenue, and is accessible from Kenora Avenue.

(e) Hours of Operation

The hours and days of operation of the Transfer Stations shall be 8:00 hours to 18:00 hours Monday to Saturday, and the SWARU, 8:00 hours to 18:00 hours Monday to Friday. All disposal Facilities will be closed on December 25, January 1, and Good Friday of each year.



WASTE DISPOSAL FEES

A) FEES

RATES

Private Haulers who transport all Acceptable Transfer Station Waste or Acceptable SWARU Waste for disposal at the Facilities in quantities of more than 200 kilograms (440 lbs.)

\$1.00 per 100 kg

B) ALTERNATE FEE SCHEDULE

Where the weigh scales used at any of the Facilities become inoperative, the rate per 100 kilograms herein provided in sub-section (2) of Section (A) of this Schedule payable by Private Haulers shall be applied on the basis of the carrying capacity of the vehicle at the rate of

\$3.00 per cu. yd or

\$4.00 per cu. metre

C) Private Haulers who are occasional users of the Facilities shall be charged at the rate of \$1.00 per 100 kilograms calculated to the nearest dollar.

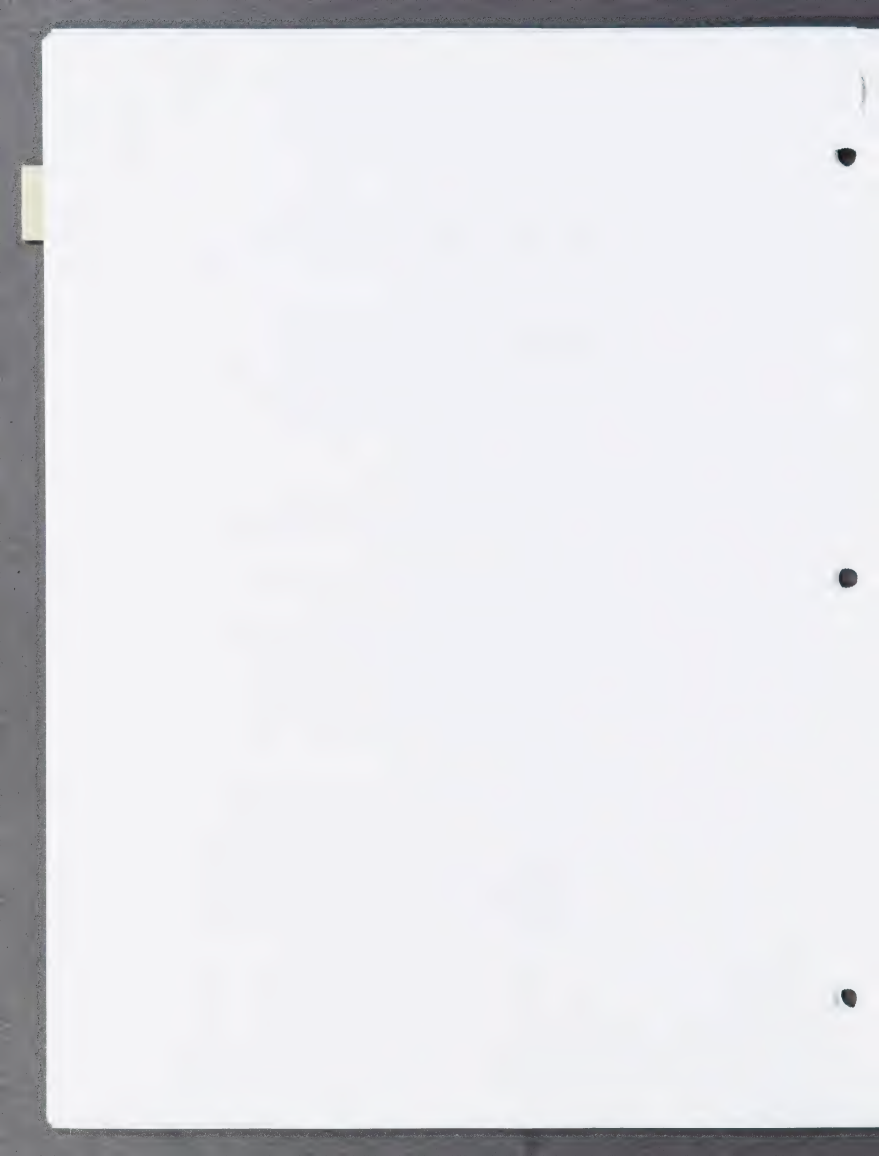
D) COLLECTION OF WASTE DISPOSAL FEES

1) Private Haulers - Regular Users

- Accounts for fees payable by Private Haulers who are regular users of the Facilities are to be invoiced at such regular periods as prescribed by the Commissioner of Finance.
- ii) Payment of such accounts as set forth in sub-section(i) of this section shall be payable within thirty(30) days of mailing of invoice.
- iii) Where an account for Waste Disposal Fees remains unpaid for more than thirty (30) days, a notice of non-payment shall be sent by the Commissioner of Finance advising that if payment is not received within ten (10) days after the mailing of such notice, the Private Hauler shall be refused admittance to the Facilities until such time as the arrears are paid. The Commissioner of Finance may require the posting of a performance bond or any other security acceptable to the Commissioner of Finance in the event that accounts continue from time to time to remain unpaid.

2) Private Haulers - Occasional Users

- The amount of fees payable by Private Haulers who are occasional users at the Facilities are payable upon entering the Facilities.
- the Facilities is required to be tare weighed before the fees can be calculated, the Private Hauler shall be required to place a deposit as set forth in Section "D" of this Schedule. When the tare weight has been determined, the deposit shall be refunded and an immediate cash payment of the waste disposal fee shall be paid by the Private Hauler in accordance with Section "C" of this Schedule.



SCHEDULE "3" continued ...

Waste Disposal Fees

Page 2

- E) Where the tare weight of a vehicle transporting vaste for disposal at the Facilities has been predetermined, and such weight is used to calculate the net weight of the vaste, the predetermined tare weight of any vehicle may be verified at any time by either the Region or the Frivate Hauler.
- F) Cash deposits required to be placed by Privace Haulers making a cash payment for the Waste Disposal Fee as set forth in sub-section (ii) of Section (2) of this Schedule are:

Gross	Weight of	Amount	
Up	to 2500	kilograms	\$10.00
2501	to 5000	kilograms	20.00
5001	to 7000	kilograms	. 30.00
7001	to- 900C	kilograms	40.00
9001	to 12000	kilograms	50.00
12001	to 15000	kilograms	75.00
CARE	15000	kilograms	100.00

- NOTES: a) For the purpose of clarification, an occasional user of the Facilities and SWARU may be regarded as the Private dauler depositing waste at less than one (1) trip per month.
 - b) I Pound equals .4536 kilograms.



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